inter-relationships of all of these systems. Specific features such as a neutral start capability, load locking valves and guarding of moving parts would be addressed. In addition, under the Committee recommendation, the machine design would be evaluated to ensure that provisions have been made for the installation of other devices such as methane monitors and cabs and canopies when appropriate.

The Committee also discussed the applicability of certain safety features currently installed on electric equipment such as headlights for illumination and panic bars for emergency shut-downs which might also be applicable to diesel powered equipment. The Committee recommended that MSHA review all existing approval and use standards for equipment safety features potentially applicable to diesel powered equipment in underground coal mines. Machine related safety features currently are addressed in parts 18, 20, 27, 31, 32, 36, and 75.

Specific Issues Identified for Comment

In this advance notice of proposed rulemaking, MSHA is seeking comments and information on a number of issues. Continenters should provide detailed reasons to support their respective positions based upon particular experience and circumstance. MSHA requests comments on all aspects of diesel machine approval requirements and on the following issues in particular:

General Approach and Scope of MSHA Approval Requirements for Diesel Machines

—Should MSHA approval requirements for diesel machines be promulgated under part 7? If part 7 is not appropriate, how should MSHA administer an approval program for diesel machines?

—Should MSHA establish an approval program which ensures that underground use standards have been met? That is, should MSHA include as part of the machine approval evaluation, machine features required by part 75 such as audible warning systems, presence of reflective material, and safety chains for equipment that is towed, and other features such as emergency de-energization devices (panic bars) and fire suppression systems?

Machine Features

-Which of the following machine features are appropriate to include under approval requirements for diesel machines: fuel systems (including piping, tanks, direction of exhaust flow); neutral start capability; emergency deenergization devices (panic bars); braking systems (including service brakes and automatic emergency parking brakes); operators compartment (including controls and gauges); fire suppression systems; electrical systems, (including all components); exhaust dilution systems; fuel dispensing systems on fuel transportation units; hydraulic and pneumatic systems; load

locking valves, and guarding of moving

parts?

—Should MSHA provide for certain redundant requirement in both the approval evaluation and part 75 to allow an operator to make changes to a machine pursuant to Part 75 without a need for the operator to apply for a field modification?

Economic Impact

—Some machines currently manufactured and in use underground already have some of the features referred to previously in this ANPRM. What percent of machines, by machine type (e.g., self-propelled), has each of the recommended features?

—Many of the above mentioned features would need to be added to both newly built machines and machines currently in use underground. What specific features are they? How much would these features cost if they were factory installed? How much would these features cost if they were

retrofitted to existing equipment?

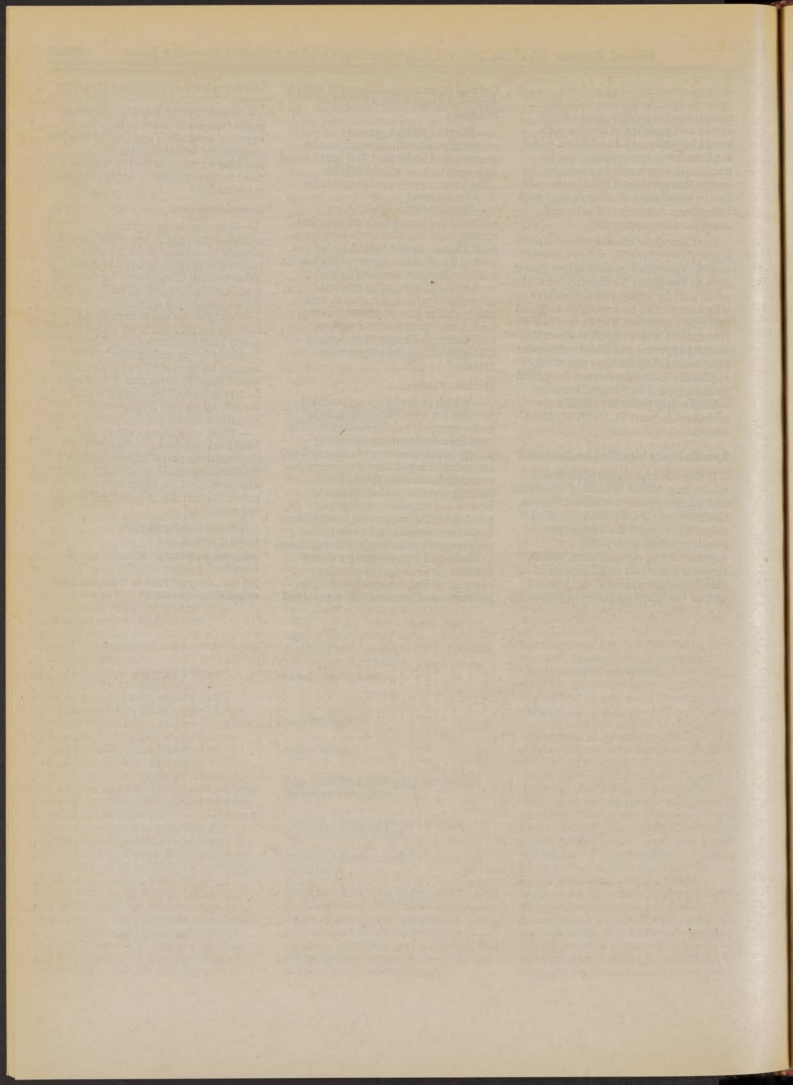
—What quantitative safety and health related data are available to document the potential benefits of a machine approval? Specifically, what exposure data, incidence rate information and any published studies are available?

Dated: September 26, 1989.

David C. O'Neal,

Assistant Secretary for Mine Safety and Health.

[FR Doc. 89-23169 Filed 10-2-89; 8:45 am]





Wednesday October 4, 1989

Part III

Environmental Protection Agency

40 CFR Part 300

National Priorities List for Uncontrolled Hazardous Waste Sites; Final Rules



ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 300

[FRL-3655-4]

National Priorities List for Uncontrolled Hazardous Waste Sites— Final Rule Convering Sites Subject to the Subtitle C Corrective Action Authorities of the Resource Conservation and Recovery Act

AGENCY: Environmental Protection Agency.

ACTION: Final rule.

SUMMARY: The Environmental Protection Agency ("EPA") is amending the National Oil and Hazardous Substances Pollution Contingency Plan ("NCP"), 40 CFR part 300, which was promulgated on July 16, 1982, pursuant to section 105 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 ("CERCLA"). CERCLA has since been amended by the Superfund Amendments and Reauthorization Act of 1986 ("SARA") and is implemented by Executive Order 12580 (52 FR 2923, January 29, 1987). CERCLA requires that the NCP include a list of national priorities among the known releases or threatened releases of hazardous substances, pollutants, or contaminants throughout the United States, and that the list be revised at least annually. The National Priorities List ("NPL"), initially promulgated as Appendix B of the NCP on September 8, 1983 (48 FR 40658), constitutes this list and is being revised today by the addition of 23 sites. Based on a review of public comments, EPA has decided that 13 of these sites, which are subject to the corrective action authorities of Subtitle C of the Resources Conservation and Recovery Act ("RCRA"), meet the listing requirements of the NPL. This rule also adds 5 RCRA sites on which no comments were received, and adds 5 nocomment sites which filed RCRA permit applications as a precaution and are not subject to RCRA corrective action authorities. Finally, today's action removes 27 RCRA sites from the proposed NPL. EPA has reviewed public comments on the removal of these sites and has decided not to place them on the NPL because they are subject to the subtitle C corrective action authorities of RCRA, and do not, at this time, appear to come within the categories of RCRA facilities that EPA considers appropriate for the NPL. Information supporting these actions is contained in the Superfund Public Docket.

Elsewhere in today's Federal Register is another final rule that adds 70 sites,

including 11 Federal Facility sites, to the NPL and drops 4 sites from the proposed NPL. These two rules result in a final NPL of 981 sites, 52 of them in the Federal section; 213 sites are proposed to the NPL, 63 of them in the Federal section. Final and proposed sites now total 1.194.

EFFECTIVE DATE: The effective date for this amendment to the NCP shall be November 3, 1989. CERCLA section 305 provides for a legislative veto of regulations promulgated under CERCLA. Although INS v. Chadha, 462 U.S. 919, 103 S. Ct. 2764 (1983), cast the validity of the legislative veto into question, EPA has transmitted a copy of this regulation to the Secretary of the Senate and the Clerk of the House of Representatives. If any action by Congress calls the effective date of this regulation into question, the Agency will publish a notice of clarification in the Federal Register.

ADDRESSES: Addresses for the Headquarters and Regional dockets follow. For further details on what these dockets contain, see section I of the "SUPPLEMENTARY INFORMATION" portion of this preamble.

Tina Maragousis, Headquarters, U.S. EPA CERCLA Docket Office, Waterside Mall, 401 M Street SW., Washington, DC 20460, 202/382–3046

Evo Cunha, Region 1, U.S. EPA Waste Management Records Center, HES-CAN 6, John F. Kennedy Federal Building, Boston, MA 02203, 617/565–3300

U.S. EPA, Region 2, Document Control Center, Superfund Docket, 26 Federal Plaza, 7th Floor, Room 740, New York, NY 10278, Latchmin Serrano, 212/264–5540, Ophelia Brown, 212/264–1154

Diane McCreary, Region 3, U.S. EPA Library, 5th Floor, 841 Chestnut Building, 9th & Chestnut Streets, Philadelphia, PA 19107, 213/597-0580

Gayle Alston, Region 4, U.S. EPA Library, Room G-6, 345 Courtland Street NE., Atlanta, GA 30365, 404/347-4216

Cathy Freeman, Region 5, U.S. EPA, 5HS-12, 230 South Dearborn Street, Chicago, IL 50604, 312/886-6214

Deborah Vaughn-Wright, Region 6, U.S. EPA, 1445 Ross Avenue, Mail Code 6H–MA, Dallas, TX 75202–2733, 214/655–6740

Brenda Ward, Region 7, U.S. EPA Library, 728 Minnesota Avenue, Kansas City, KS 66101, 913/236-2828

Dolores Eddy, Region 8, U.S. EPA Library, 999 18th Street, Suite 500, Denver, CO 80202– 2405, 303/293–1444

Linda Sunnen, Region 9, U.S. EPA, Library, 6th Floor, 215 Fremont Street, San Francisco, CA 94105, 415/974–8082

David Bennett, Region 10, U.S. EPA, 9th Floor, 1200 6th Avenue, Mail Stop HW-093, Seattle, WA 98101, 206/442-2103

FOR FURTHER INFORMATION CONTACT:

Henry Stevens, Hazardous Site Evaluation Division, Office of Emergency and Remedial Response (0S-230), U.S. Environmental Protection Agency, 401 M Street, SW, Washington, DC, 20460, or the Superfund Hotline, Phone (800) 424-9346 (382-3000 in the Washington, DC, metropolitan area).

Table of Contents

I. Introduction

II. Purpose and Implementation of the NPL HI. NPL Update Process

IV. Statutory Requirements and Listing Policies

V. Development of the NPL/RCRA Policy VI. Response to Public Comments VII. Disposition of Sites in Today's Final Rule VIII. Disposition of all Proposed Sites/

Federal Facility Sites
IX. Contents of the NPL
X. Regulatory Impact Analysis
XI. Regulatory Flexibility Act Analysis

I. Introduction

Background

In 1980, Congress enacted the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. sections 9601-9657 ("CERCLA" or the "Act"), in response to the dangers of uncontrolled or abandoned hazardous waste sites. CERCLA was amended in 1986 by the Superfund Amendments and Reauthorization Act ("SARA"), Public Law No. 99-499, Stat. 1613 et seq. To implement CERCLA, the U.S. **Environmental Protection Agency** ("EPA" or "the Agency") promulgated the revised National Oil and Hazardous Substances Pollution Contingency Plan ("NCP") 40 CFR Part 300, on July 16, 1982 (47 FR 31180) pursuant to CERCLA section 105 and Executive Order 12316 (46 FR 42237, August 20, 1981). The NCP, further revised by EPA on September 16, 1985 (50 FR 37624) and November 20, 1985 (50 FR 47912), sets forth guidelines and procedures needed to respond under CERCLA to releases and threatened releases of hazardous substances, pollutants, or contaminants. On December 21, 1988 (53 FR 51394), EPA proposed revisions to the NCP in response to SARA.

Section 105(a)(8)(A) of CLA, as amended by SARA, requires that the NCP include "criteria for determining priorities among releases or threatened releases throughout the United States for the purpose of taking remedial action and, to the extent practicable taking into account the potential urgency of such action, for the purpose of taking removal action." Removal action involves cleanup or other actions that are taken in response to releases or threats of releases on a short-term or temporary basis (CERCLA section 101(23)).

Remedial action tends to be long-term in nature and involves response actions which are consistent with a permanent remedy for a release (CERCLA section 101(24)). Criteria for determining priorities for possible remedial actions financed by the Trust Fund established under CERCLA are included in the Hazard Ranking System ("HRS"), which EPA promulgated as Appendix A of the NCP (47 FR 31219, July 16, 1982).

On December 23, 1988 (53 FR 51962), EPA proposed revisions to the HRS in response to CERCLA section 105(c), added by SARA. EPA intends to issue the revised HRS as soon as possible. However, until EPA has reviewed public comments and the proposed revisions have been put into effect, EPA will continue to propose and promulgate sites using the current HRS, in accordance with CERCLA section 105(c)(1) and Congressional intent, as explained in 54 FR 13299 (March 31, 1989).

Based in large part on the HRS criterion, and pursuant to section 105(a)(8)(B) of CERCLA, as amended by SARA, EPA prepared a list of national priorities among the known releases or threatened releases of hazardous substances, pollutants, or contaminants througout the United States. The list, which is Appendix B of the NCP, is the National Priorities List ("NPL"). CERCLA section 105(a)(8)(B) also requires that the NPL be revised at least annually. A site can undergo CLAfinanced remedial action only after it is placed on the NPL as provided in the NCP at 40 CFR 300.66(c)(2), and 300.68(a).

An original NPL of 406 sites was promulgated on September 8, 1983 (48 FR 40658). The NPL has been expanded since then, most recently on March 31, 1989 (54 FR 13296). The Agency has also published a number of proposed rulemakings to add sites to the NPL most recently a special update of two sites on August 16, 1989 (54 FR 33846).

EPA may delete sites when no further response is appropriate, as provided in the NCP at 40 CFR 300.66(c)(7). To date the Agency has deleted 28 sites from the NPL, most recently on September 22, 1989 (54 FR 38994) when the Cecil Lindsey site, Newport, Arkansas, was deleted.

Of the sites in this rule, 30 were originally proposed in the first four updates to the NPL, 1 prior to publication

in 1986 of an expanded policy for listing on the NPL certain categories of sites regulated under the Resource Conservation and Recovery Act ("RCRA") (announced on June 10, 1986 (51 FR 21054) and further amended on June 24, 1988 (53 FR 23978)) (the "NPL/ RCRA policy"). The 39 sites were identified as possibly subject to the Subtitle C corrective action authorities of RCRA, and therefore possibly subject to the NPL/RCRA policy. Because the public had not been afforded notice and opportunity to comment on the application of this policy to these sites, the Agency reproposed the sites (13 to be listed, 26 to be dropped) on June 24, 1988 under the amended policy and at the same time solicited comments on the proposed actions (53 FR 23978). Nine RCRA sites proposed in NPL Update #7 (53 FR 23988, June 24, 1988) and one site proposed in Update #8 (54 FR 19526, May 5, 1989) are also being added to the NPL in this final rule; these sites were proposed under the NPL/RCRA policy, but received no comments. In addition, one RCRA site proposed in Update #7 is being dropped in this final rule because of a change in its RCRA status.

EPA has carefully considered all the public comments submitted on the 39 previously proposed RCRA sites, both in response to the original proposal of the sites, as well as in response to the application of the NPL/RCRA policy to the specific sites. The Agency has made some modifications in this final rule in response to those comments. In addition, the Agency is dropping one proposed Update #7 site in response to comments concerning the site's RCRA status.

The Agency has responded to a number of major comments on the policy for listing RCRA sites in this notice. Responses to more site-specific listing policy issues, as well as comments on HRS scores, are presented in the "Support Document for the Revised National Priorities List—Final Rule Covering Sites Subject to the Subtitle C Corrective Action Authorities of the Resource Conservation and Recovery Act, October, 1989" which is a separate document available in the Headquarters and Regional public dockets (see Addresses portion of this notice).

This rule, together with the final rule appearing elsewhere in today's Federal Register, results in a final NPL of 981 sites, 52 of them in the Federal section; 213 sites are in proposed status, 63 of them in the Federal section. Final and proposed sites now total 1,194.

EPA includes on the NPL sites at which there are or have been releases or threatened releases of hazardous substances, pollutants, or contaminants. The discussion below may refer to "releases or threatened releases" simply as "releases," or alternatively, as "facilities" or "sites."

Information Available to the Public

The Headquarters and Regional public dockets for the NPL (see ADDRESSES portion of this notice) contain documents relating to the scoring and evaluation of sites in this final rule. The dockets are available for viewing "by appointment only" after the appearance of this notice. The hours of operation for the Headquarters docket are from 9:00 a.m. to 4:00 p.m., Monday through Friday excluding Federal holidays. Please contact individual Regional dockets for hours.

The Headquarters docket contains a memorandum-to-the-record describing the RCRA status of the sites, HRS score sheets for each final site, a Documentation Record for each Final site describing the information used to compute the scores, a list of documents referenced in the Documentation Record, comments received, and the Agency's response to those comments (the "Support Document").

Each Regional docket includes all information available in the Headquarters docket for sites in that Region, as well as the actual reference documents, which contain the data upon which EPA principally relied upon in calculating or evaluating the HRS scores for sites in the Region. These reference documents are available only in the Regional dockets. They may be viewed "by appointment only" in the appropriate Regional docket or Superfund Branch office. Requests for copies may be directed to the appropriate Regional docket or Superfund Branch.

An informal written request, rather than a formal request, should be the ordinary procedure for obtaining copies of any of these documents.

II. Purpose and Implementation of the NPL

Purpose

The primary purpose of the NPL is stated in the legislative history of CERCLA (Report of the Committee on Environment and Public Works, Senate Report No. 96–848, 96th Cong., 2d Sess. 60 (1980)):

The priority lists serve primarily informational purposes, identifying for the States and the public those facilities and sites or other releases which appear to warrant remedial actions. Inclusion of a facility or site on the list does not in itself reflect a judgment

Update #1 (48 FR 40674, September 8, 1983),
 Update #2 (49 FR 40320, October 15, 1984),
 Update #3 (50 FR 14115, April 10, 1985) and Update #4 (50 FR 37950, September 18, 1985).

of the activities of its owner or operator, it does not require those persons to undertake any action, nor does it assign liability to any person. Subsequent government action in the form of remedial actions or enforcement actions will be necessary in order to do so, and these actions will be attended by all appropriate procedural safeguards.

The purpose of the NPL, therefore, is primarily to serve as an informational and management tool. The initial identification of a site for the NPL is intended primarily to guide EPA in determining which sites warrant further investigation to assess the nature and extent of the public health and environmental risks associated with the site, and to determine what CERCLA-financed remedial action(s), if any, may be appropriate. The NPL also serves to notify the public of sites EPA believes warrant further investigation.

Federal facility sites are eligible for the NPL pursuant to the NCP at 40 CFR 300.66(c)(2), and are included on the NPL even if there are RCRA hazardous waste management units within the facility boundaries, consistent with the Federal facilities listing policy (54 FR 10520, March 13, 1989). However, section 111(e)(3) of CERCLA, as amended by SARA, limits the expenditure of CERCLA monies at Federally-owned facilities. Federal facility sites are also subject to the requirements of CERCLA section 120, added by SARA.

Implementation

A site can undergo remedial action financed by the Trust Fund established under CERCLA only after it is placed on the final NPL as outlined in the NCP at 40 CFR 300.66(c)(2) and 300.68(a). However, EPA may take enforcement actions under CERCLA against responsible parties regardless of whether the site is on the NPL. The fact that the Agency may defer the listing of a site subject to RCRA Subtitle C does not preclude the use of CERCLA section 104 to respond to a release or CERCLA section 106 to compel action by multiple parties at such a site. EPA also has the authority to take removal actions at any site, whether listed or not, that meets the criteria of the NCP at 40 CFR 300.65-

EPA's policy is to pursue cleanup of NPL sites using the appropriate response and/or enforcement actions available to the Agency, including authorities other than CERCLA (e.g., RCRA). Listing a site will serve as notice to any potentially responsible party that the Agency may initiate CERCLA-financed remedial action. The Agency will decide on a site-by-site basis whether to take enforcement or other action under CERCLA or other statutory authorities,

to proceed directly with CERCLA-financed response actions and seek to recover response costs after cleanup, or to do both. To the extent feasible, once sites are on the NPL, EPA will determine high-priority candidates for Superfund-financed response action and/or enforcement action through both State and Federal initiatives. These determinations will take into account which approach is more likely to most expeditiously accomplish cleanup of the site while using CERCLA's limited resources as efficiently as possible.

Remedial response actions will not necessarily be funded in the same order as a site's ranking on the NPL—that is, its HRS score. The information collected to develop HRS scores is not sufficient in itself to determine either the extent of contamination or the appropriate response for a particular site. EPA relies on further, more detailed investigations undertaken during the remedial investigation/feasibility study (RI/FS) to address these concerns.

The RI/FS determines the type and extent of contamination. It also takes into account the amount of contaminants in the environment, the risk to affected populations and the environment, the cost to correct problems at the site, and the response actions that have been taken by potentially responsible parties or others. Decisions on the type and extent of action to be taken at these sites are made in accordance with the criteria contained in Subpart F of the NCP. After conducting these additional studies, EPA may conclude that it is not desirable to initiate a CERCLA remedial action at some sites on the NPL because of more pressing needs at other sites, or because a private party cleanup is already underway pursuant to an enforcement action. Given the limited resources available in Superfund, the Agency must carefully balance the relative needs for response at the numerous sites it has studied. It is also possible that EPA will conclude after further analysis that the site does not warrant remedial action.

Revisions to the NPL such as today's rulemaking may move some previously listed sites to a lower position on the NPL. However, if EPA has initiated action such as an RI/FS at a site, it does not intend to cease such actions to determine if a subsequently listed site should have a higher priority for funding. Rather, the Agency will continue funding site studies and remedial actions once they have been initiated, even if higher scoring sites are later added to the NPL.

RI/FS at Proposed Sites. An RI/FS can be performed at proposed sites (or

even non-NPL sites) pursuant to the Agency's removal authority under CERCLA, as outlined in the NCP at 40 CFR 300.68(a)(1). Section 101(23) of CERCLA defines "remove" or "removal" to include "such actions as may be necessary to monitor, assess and evaluate the release or threat of release * * * "The definition of "removal" also includes "action taken under Section 104(b) of this Act * * *," which authorizes the Agency to perform studies, investigations, and other information-gathering activities.

Although an RI/FS is generally conducted at a site after the site has been placed on the NPL, in a number of circumstances the Agency elects to conduct an RI/FS at a proposed NPL site in preparation for a possible CERCLA-financed remedial action, such as when the Agency believes that a delay may create unnecessary risks to human health or the environment. In addition, the Agency may conduct an RI/FS to assist in determining whether to conduct a removal or enforcement action at a site.

Facility (Site) Boundaries. The Agency has received a number of inquiries concerning whether EPA could (or would) revise NPL site boundaries. The issue frequently arises where a landowner seeks to sell an allegedly uncontaminated portion of an NPL site. The Agency's position is that it is neither feasible nor consistent with the limited purpose of the NPL (as the mere identification of releases), for the Agency to describe precise boundaries of releases.

CERCLA section (a)(8)(B) directs EPA to list national priorities among the known "releases or threatened releases" of hazardous substances. Thus, the purpose of the NPL is merely to identify releases of hazardous substances that are priorities for further evaluation. Although a CERCLA "facility" is broadly defined to include any area where a hazardous substance release "come to be located" (CERCLA Section 101(9)), the listing process itself is not intended to define or reflect the boundaries of such facilities or releases.2 Of course, HRS data upon which the NPL placement was based will, to some extent, describe which release is at issue; that is, the NPL release would include all releases evaluated as part of that HRS analysis

² Although CERCLA section 101(9) sets out the definition of "facility" and not "release," those terms are often used interchangeability. (See CERCLA section 105(a)(8)(B), which defines the NPL as a list of "releases" as well as the highest priority "facilities.") (For ease of reference, EPA also uses the term "release" and "facility.")

(including noncontiguous releases evaluated under the NPL aggregation policy, see 48 FR 40663 (September 8, 1983)).

Because the Agency does not formally define the geographic extent of releases (or sites) at the time of listing, there is no administrative process to "delist" allegedly uncontaminated areas of an NPL site (or to expand sites to follow the contamination where it has come to be located).3 Such a process would be timeconsuming, subject to constant reverification, and wasteful of resources. Further, the NPL is only of limited significance, as it does not assign liability to any party. See Report of the Senate Committee on Environment and Public Works, Senate Rep. No. 96-848, 96th Cong., 2d Sess. 60 (1980), quoted at 48 FR 40659 (September 8, 1983). If a party contests liability for releases on discrete parcels of property, it may do so if and when the Agency brings an action against that party to recover costs or to compel a response action at that property.

EPA regulations do provide that the "nature and extent of the threat presented by a release" will be determined by an RI/FS as more information is developed on site contamination (40 CFR 300.68(d)). However, this inquiry focuses on an evaluation of the threat posed; it is not a requirement to define the boundaries of the release, and in any event is independent of the NPL listing. Moreover, it is generally impossible to discover the full extent of where the contamination "has come to be located" prior to completion of all necessay studies and remedial work at a site; indeed, the boundaries of the contamination can be expected to change over time. Thus, in most cases, it will be impossible to describe the boundaries of a release with certainty.

At the same time, however, the Agency notes that the RI/FS or Record or Decision (ROD) may offer a useful indication to the public of the areas of contamination at which the Agency is considering taking a response action, based on information known at that time. For example, EPA may evaluate (and list) a release over a 400-acre area, but the ROD may select a remedy over 100 acres only. This information may be useful to a landowner seeking to sell the other 300 acres, but it would result in no formal change in the fact that a release

is included on the NPL. The landowner (and the public) should also note in such a case that if further study (or the remedial construction itself) reveals that the contamination is located on or has spread to other areas, the Agency may address those areas as well.

This view of the NPL as an initial identification of a release that is not subject to constant re-evaluation is consistent with the Agency's policy of not rescoring NPL sites:

EPA recognizes that the NPL process cannot be perfect, and it is possible that errors exist or that new data will alter previous assumptions. Once the initial scoring effort is complete, however, the focus of EPA activity must be on investigating sites in detail and determining the appropriate response. New data or errors can be considered in that process . . . [T]he NPL serves as a guide to EPA and does not determine liability or the need for response.

49 FR 37081 (September 21, 1984).4

III. NPL Update Process

There are three mechanisms for placing sites on the NPL. The principal mechanism is the application of the HRS. The HRS serves as a screening device to evaluate the relative potential of uncontrolled hazardous substances to cause human health or safety problems, or ecological or environmental damage. The HRS score is calculated by estimating risks presented in three potential "pathways" of human or environmental exposure: ground water, surface water, and air. Within each pathway of exposure, the HRS considers three categories of factors "that are designed to encompass most aspects of the likelihood of exposure to a hazardous substance through a release and the magnitude or degree of harm from such exposure": (1) factors that indicate the presence or likelihood of a release to the environment; (2) factors that indicate the nature and quantity of the substances presenting the potential threat; and (3) factors that indicate the human or environmental "targets" potentially at risk from the site. Factors within each of these three categories are assigned a numerical value according to a set scale. Once numerical values are computed for each factor, the HRS uses

mathematical formulas that reflect the relative importance and interrelationships of the various factors to arrive at a final site score on a scale of 0 to 100. The resultant HRS score represents an estimate of the relative "probability and magnitude of harm to the human population or sensitive environment from exposure to hazardous substances as a result of the contamination of ground water, surface water, or air" (47 FR 31180, July 16, 1982). Those sites that score 28.50 or greater on the HRS are eligible for the NPL.

Under the second mechanism for adding sites to the NPL, each State may designate a single site as its top priority, regardless of the HRS score. This mechanism is provided by section 105(a)(98(B) of CERCLA, as amended by SARA, which requires that, to the extent practicable, the NPL include within the 100 highest priorities, one facility designated by each State representing the greatest danger to public health, welfare, or the environment among known facilities in the State.

The third mechanism for listing, included in the NCP at 40 CFR 300.66(b)(4) (50 FR 37624, September 16, 1985), has been used only in rare instances. It allows certain sites with HRS scores below 28.50 to be eligible for the NPL if all of the following occur:

 The Agency for Toxic Substances and Disease Registry of the U.S.
 Department of Health and Human Services has issued a health advisory which recommends dissociation of individuals from the release.

 EPA determines that the release poses a significant threat to public health.

 EPA anticipates that it will be more cost-effective to use its remedial authority than to use its removal authority to respond to the release.

All of the sites in today's final rule have been placed on the NPL based on HRS scores.

States have the primary responsibility for identifying non-Federal sites, computing HRS scores, and submitting candidate sites to the EPA Regional offices. EPA Regional offices conduct a quality control review of the States' candidate sites, and may assist in investigating, sampling, monitoring, and scoring sites. Regional offices may also consider candidate sites in addition to those submitted by States. EPA Headquarters conducts further quality assurance audits to ensure accuracy and consistency among the various EPA and State offices participating in the scoring. The Agency then proposes the sites that meet one of the three criteria for listing

See also City of Stoughton, Wisc. v. U.S. EPA, 858 F. 2d 747, 751 (D.C.Cir. 1988):

Certainly EPA could have permitted further comment or conducted further testing [on proposed NPL sites]. Either course would have consumed further assets of the Agency and would have delayed a determination of the risk priority associated with the site. Yet * * * "the NPL is simply a rough list of priorities, assembled quickly and inexpensively to comply with Congress' mandate for the Agency to take action straightaway." Eagle-Picher [Industries v. EPA] II, 759 F. 2d [921.] at 932 [[D.C.Cir. 1985]].

³ The Agency has already discussed its authority to follow contamination as far as it goes, and then to consider the release or facility for response purposes to be the entire area where the hazardous substances have come to be located. 54 FR 13298 (March 31, 1989).

(and EPA's listing policies) and solicits public comments on the proposal. Based on these comments and further review by EPA, the Agency determines final HRS scores and places those sites that still qualify on the final NPL.

IV. Statutory Requirements and Listing Policies

CERCLA restricts EPA's authority to respond to certain categories of releases of hazardous substances, pollutants, or contaminants by expressly excluding some substances, such as petroleum, from the response program. In addition, CERCLA section 105(a)(8)(B) directs EPA to list priority sites "among" the known releases or threatened releases of hazardous substances, pollutants, or contaminants, and section 105(a)(8)(A) directs EPA to consider certain enumerated and "other appropriate" factors in doing so. Thus, as a matter of policy, EPA has the discretion not to use CERCLA to respond to certain types of releases. For example, EPA has chosen not to list sites that result from contamination associated with facilities licensed by the Nuclear Regulatory Commission (NRC), on the grounds that the NRC has the authority and expertise to clean up releases from those facilities (48 FR 40661, September 8, 1983). Where other authorities exist, placing the site on the NPL for possible remedial action under CERCLA may not be appropriate. Therefore, EPA has chosen not to consider certain types of sites for the NPL even though CERCLA may provide authority to respond. If, however, the Agency later determines that sites not listed as a matter of policy are not being properly responded to, the Agency may place them on the NPL.

The listing policy of relevance to this final rule applies to sites subject to the corrective action authorities of RCRA

Subtitle C.

V. Development of the NPL/RCRA Policy

Since the first NPL final rule (48 FR 40658, September 8, 1983) the Agency's policy has been to defer listing sites that could be addressed by the RCRA Subtitle C corrective action authorities, even though EPA has the statutory authority to list all RCRA sites that meet the NPL eligibility criterion (i.e., a score of 28.50 or greater under the HRS). Until 1984. RCRA corrective action authorities were limited to facilities with releases to ground water from surface impoundments, waste piles, land treatment areas, and landfills that received RCRA hazardous waste after July 26, 1982. Sites which met these criteria were listed only if they were abandoned or lacked sufficient

resources, Subtitle C corrective action authorities could not be enforced, or a significant portion of the release came from nonregulated units.

On November 8, 1984, the Hazardous and Solid Waste Amendments (HSWA) were enacted. HWSA greatly expanded RCRA Subtitle C corrective action authorities as follows:

 Section 3004(u) requires permits issued after the enactment of HSWA to include corrective action for all releases of hazardous waste or constituents from solid waste management units at a treatment, storage, or disposal facility seeking a permit.

• Section 3004(v) requires corrective action to be taken beyond the facility boundary where necessary to protect human health and the environment unless the owner/operator of the facility demonstrates that despite the owner or operator's best efforts, the owner or operator was unable to obtain the necessary permission to undertake such action.

 Section 3008(h) authorizes the Administrator of EPA to issue an order requiring corrective action or such other response measures as deemed necessary to protect human health or the environment whenever it is determined that there is or has been a release of hazardous waste into the environment from a facility with interim status.

As a result of the broadened Subtitle C corrective action authorities of HSWA, the Agency sought comment on a policy for deferring the listing of non-Federal sites subject to the Subtitle C corrective action authorities (50 FR 14117, April 10, 1985). Under the draft policy, the listing of such sites would be deferred unless and until the Agency determined that RCRA corrective action was not likely to succeed or occur promptly due to factors such as:

 The inability or unwillingness of the owner/operator to pay for addressing the contamination at the site.

 Inadequate financial responsibility guarantees to pay for such costs.

 EPA or State priorities for addressing RCRA sites.

The intent of the policy was to maximize the number of site responses achieved through the RCRA corrective action authorities, thus preserving the CERCLA Fund for sites for which no other authority is available. Federal facility sites were not considered in the development of the policy at that time because the NCP prohibited placing Federal facility sites on the NPL.

On June 10, 1986 (51 FR 21057), EPA announced components of a policy for the listing, or the deferral from listing, of several categories of non-Federal sites subject to the RCRA Subtitle C corrective action authorities. Under the policy, RCRA sites not subject to Subtitle C corrective action authorities

would continue to be placed on the NPL. Examples of such sites include:

 Facilities that ceased treating, storing, or disposing of hazardous waste prior to November 19, 1980 (the effective date of Phase I of the RCRA regulations), and to which the RCRA corrective action or other authorities of Subtitle C cannot be applied.

 Sites at which only materials exempted from the statutory or regulatory definition of solid waste or hazardous waste were managed.

 RCRA hazardous waste handlers to which RCRA Subtitle C corrective action authorities do not apply, such as hazardous waste generators or transporters not required to have interim status or a final RCRA permit.

Further, the policy stated that certain RCRA sites at which Subtitle C corrective action authorities are available may also be listed if they meet the criterion for listing (i.e., an HRS score of 28.50 or greater) and they fall within one of the following categories:

 Facilities owned by persons who have demonstrated an inability to finance a cleanup as evidenced by their invocation of the bankruptcy laws.

- · Facilities that have lost authorization to operate and for which there are additional indications that the owner or operator will be unwilling to undertake corrective action. Authorization to operate may be lost when issuance of a corrective action order under RCRA section 3008(h) terminates the interim status of a facility or when the interim status of the facility is terminated as a result of a permit denial under RCRA section 3005(c). Also, authorization to operate is lost through operation of RCRA section 3005(e)(2) when an owner or operator of a land disposal facility did not certify compliance with applicable ground water monitoring and financial responsibility requirements and submit a Part B permit application by November 8, 1985-also known in HSWA as the Loss of Interim Status Provision (LOIS)).
- Facilities that have not lost authorization to operate, but which have a clear history of unwillingness. These situations are determined on a case-bycase basis.
- On June 24, 1988 (53 FR 23978) EPA amended the June 10, 1986 policy (51 FR 21057) to include four additional categories of RCRA sites as appropriate for the NPL. These categories are:
 - · Non- or late filers.
 - Converters.
 - Protective filers.
- Sites holding permits issued before the enactment of HSWA.

In that same June 24, 1988 notice, the Agency proposed to add 13 sites to the NPL on the basis of the amended NPL/ RCRA policy, and to drop 30 sites from the proposed NPL because they were subject to the Subtitle C corrective action authorities of RCRA and did not, at the time, appear to fall into one of the categories of RCRA facilities that EPA considers appropriate for listing under the current policy. In addition, in a separate Federal Register notice on the same date (53 FR 23988), the Agency proposed Update #7, which included a number of RCRA sites for listing under the NPL/RCRA policy. Nine of these sites are being added to the NPL in today's final rule. Also, on May 5, 1989 (54 FR 19526), the Agency proposed Update #8, which included 10 sites. One of these sites, a RCRA site, received no comment and is being added to the NPL in today's final rule.

Unwillingness Criteria

As part of the NPL/RCRA policy announced on June 10, 1986 (51 FR 21059), EPA explained its policy of listing RCRA sites where the owner/ operator has demonstrated an unwillingness to take corrective action. The policy stated that, as a general matter, EPA prefers using available RCRA enforcement or permitting authorities to require corrective action by the owner/operator at RCRA sites because this helps to conserve CERCLA resources for sites with no financially viable owner/operator. However, when the Agency determines that a RCRA facility owner/operator is unwilling to carry out corrective action directed by EPA or a State pursuant to a RCRA order or permit, there is little assurance that releases will be addressed in a timely manner under a RCRA order or permit. Therefore, such facilities should be listed in order to make CERCLA resources available expeditiously. Under the policy, RCRA facilities will be placed on the NPL when owners/ operators are found to be unwilling based on a case-by-case determination.

Several RCRA facilities being finalized in this rule were proposed for the NPL based upon their HRS scores and EPA's case-by-case determination that the owner/operators were unwilling to take corrective action. For each such site, the Agency has prepared a lengthy memorandum to the record, documenting the actions (or failures to act) upon which the unwillingness finding was based. EPA solicited comment on the listing of these sites (and on the findings of unwillingness), and is responding to comment here and in the accompanying support document. EPA believes that the sites are

appropriate for the NPL. On August 9, 1988 (53 FR 30005), EPA added objective criteria to its policy for determining unwillingness. Specifically, a RCRA facility would be placed on the NPL based on unwillingness when the owner/operators are not in compliance with one or more of the following:

 Federal or substantially equivalent State unilateral administrative order requiring corrective action, after the facility owner/operator has exhausted administrative due process rights

Federal or substantially equivalent
 State unilateral administrative order
 requiring corrective action, if the facility
 owner/operator did not pursue
 administrative due process rights within
 the specified time period

 Initial Federal or State preliminary injunction or other judicial order requiring corrective action

 Federal or State RCRA permit condition requiring corrective action after the facility owner/operator has exhausted administrative due process rights

 Final Federal or State consent decree or administrative order on consent requiring corrective action, after the exhaustion of any dispute resolution

procedures However, the Agency explained it would be both unnecessary and inappropriate to go back and reexamine already proposed sites based on the revised criteria. First, the revised criteria had not been announced when the sites in this rule were evaluated for unwillingness and proposed for the NPL. Second, the new criteria do not represent a substantive change, but rather, an attempt at developing more easily applied and understood objective crtieria. EPA believes that the determinations of unwillingness made for the sites in this rule fully satisfy the Agency's policy and goals. Third, the Agency recognized that some lead time would be necessary for the Regions and States to apply the new criteria to sites before submitting them for proposal to the NPL; specifically, the Regions and States would be required to issue corrective action orders at RCRA sites before determining unwillingness, rather than evaluating all evidence on a caseby-case basis. Thus, the Agency decided to apply the new criteria only to sites proposed after August 9, 1988, so as not to significantly and unneccessarily delay promulgation and response action at already proposed sites.

Amended NPL/RCRA Policy

On June 24, 1988 (53 FR 23978), the Agency amended its NPL/RCRA policy by adding four categories of RCRA sites appropriate for listing. (1) Non- or late Filers: Facilities that were treating storing or disposing of Subtitle C hazardous waste after November 19, 1980, and did not file a Part A RCRA permit application by that date and have little or no history of compliance with RCRA.

The Agency decided to place on the NPL "non- or late filers" based on the finding that RCRA treatment, storage or disposal facilities ("TSDFs") that fail to file Part A of the RCRA permit application generally remain outside the range of cognizance of authorities responsible for compliance with RCRA, and generally are without the institutional mechanisms, such as ground water monitoring programs, necessary to assure prompt compliance with the standards and goals of the RCRA program. Therefore, EPA believes that it is not appropriate to defer to RCRA for action at these sites, even though RCRA technically may apply. However, in cases where non- or late filer facilities have in fact come within the RCRA system and demonstrated a history of compliance with RCRA regulations (as may be the case with late filers), the Agency may decide to defer listing and allow RCRA to continue to address problems at the site.

(2) Converters: Facilities that at one time were treating or storing RCRA Subtitle C hazardous waste but have since converted to an activity for which interim status is not required (e.g., generators who store hazardous waste for 90 days or less). These facilities, the withdrawal of whose Part A application has been acknowledged by EPA or the State, are referred to as converters.

Converters at one time treated or stored Subtitle C hazardous waste and were required to obtain interim status. EPA believes that under RCRA section 3008(h) it can compel corrective action at such sites. However, RCRA's corrective action program currently focuses on TSDFs subject to permitting requirements, and thus EPA has not routinely reviewed converters under RCRA Subtitle C. EPA has decided that the deferral of this category of sites is not appropriate, as these sites are not currently engaged in treatment, storage, or disposal activities subject to RCRA permitting and they are not a priority for prompt corrective action under RCRA. Instead, the Agency has decided to list such sites to make full CERCLA resources and authorities available, if necessary. In cases where a converter has agreed to corrective action under a RCRA unilateral or consent corrective action order, the Agency will generally defer listing and allow RCRA to continue to address problems at the site.

EPA is currently prioritizing RCRA facilities for corrective action. If the

Agency determines that converter sites will in the future be addressed in an expeditious manner by RCRA authorities, then it will reconsider the listing policy for RCRA converter sites and may defer converters to RCRA for corrective action.

(3) Protective Filers: Facilities that have filed RCRA Part A permit applications for treatment, storage, or disposal of Subtitle C hazardous waste as a precautionary measure only. These facilities may be generators, transporters, or recyclers of hazardous wastes, and are not subject to Subtitle C corrective action authorities.

These facilities filed RCRA Part A permit applications as TSDFs as a precautionary measure only, and are generators, transporters, or recyclers of hazardous wastes. Protective filers are not subject to Subtitle C corrective action authorities, and thus, EPA has decided to place them on the NPL in order to make full CERCLA resources and authorities available.

(4) Pre-HSWA Permittees: Facilities with RCRA permits for the treatment, storage, or disposal of Subtitle C hazardous waste that were issued prior to the enactment of HSWA, and whose owner/operator will not voluntarily consent to the reissuance of their permit to include corrective action requirements.

For facilities with permits that predate HSWA, the owner/operators are not required through the permit to perform corrective action for releases from solid waste management units, and the Agency does not have the authority to modify such pre-HSWA permits to include facility-wide RCRA corrective action under RCRA section 3004(u) until the permit is reissued. Because many pre-HSWA permits are for 10 years, with the last pre-HSWA permit having been issued prior to November 8, 1984, it could be 1994 before the Agency could reissue some permits to include corrective action requirements. Therefore, the Agency has decided to list RCRA facilities with pre-HSWA permits (that have HRS scores of at least 28.50, or are otherwise eligible for listing), so that CERCLA authorities will be available to more expenditiously address any releases at such sites. However, if the permitted facility consents to the reissuance of its pre-HSWA permit to include corrective action requirements, the Agency will consider not adding the facility to the NPL

Financial Inability to Pay

On August 9, 1988 (53 FR 30002), EPA solicited comment on amendments to the NPL/RCRA policy concerning the inability of an owner/operator to pay for cleanup at a RCRA-regulated site.

The Agency received a number of comments on the amendments under consideration, but has made no final decision concerning these issues. The Agency will respond to comments and announce its decision on this policy in the future.

VI. Response to Public Comments

The Agency received a number of comments on the June 24, 1988 amendments to the NPL/RCRA policy, and on the application of those amendments and the June 10, 1966 NPL/RCRA policy to sites proposed for the NPL. Responses to the significant comments concerning the general application of the amended criteria are summarized below. All site-specific comments are summarized and responded to in the support document accompanying this rule, which is available in the Superfund dockets.

VI.a. Support for the Policy

A number of commenters supported the policy to drop sites from the NPL that can be adequately addressed under the corrective action authorities of RCRA Subtitle C. One commenter supported EPA's ability to initiate short-term emergency actions at RCRA sites. Another commenter supported the planned use of RCRA authority whenever possible, since the use of RCRA authorities "avoids the administrative complexity and unneeded political burden of NPL listing."

In response, the Agency notes that its decision to defer certain sites subject to the RCRA Subtitle C corrective action authorities is based on the ability of those authorities to achieve cleanup at a site and to preserve CERCLA resources for use at other sites.

VI.b. Opposition to the Policy

A number of commenters opposed dropping RCRA sites from the proposed NPL, transferring the sites from CERCLA to RCRA authorities, on the grounds that Superfund authorities are more protective of human health and the environment than are RCRA authorities. One commenter stated that Superfund cleanup standards are more stringent than RCRA's. The commenter noted that CERCLA requires permanent treatment to the maximum extent feasible, whereas RCRA does not. The commenter added that the RCRA program does not include cleanup guidelines similar to those under Superfund. Another commenter stated that CERCLA offers more remedial options than RCRA.

In response, both statutes require that remedies employed protect human health and the environment. The Agency intends for the two programs to provide similar cleanup solutions for similar environmental problems, even if procedural requirements differ. Indeed, one of the Agency's primary objectives in development of the RCRA corrective action regulations is to achieve substantive consistency with the CERCLA remedial program.

The NPL/RCRA policy is based on efficient allocation of limited CERCLA resources. Although CERCLA provides authority to clean up all sites, including RCRA sites, using CERCLA in all cases would be inefficient because RCRA has authority to conduct certain cleanup actions. Corrective action provisions are now required in RCRA permits, which direct activities at the site, often long after cleanup actions are completed. By deferring to RCRA, more sites are addressed, and the overall goals of both statutes are advanced.

Two commenters opposed transferring sites from CERCLA to RCRA authorities, maintaining that enforcement oversight is greater under CERCLA than RCRA.

In response, EPA believes the RCRA program assures adequate oversight. RCRA orders and permits establish oversight on a site-by-site basis. If a remedial action is extremely complex or the owner/operator is not fully cooperative, EPA may provide extensive oversight. In other cases, extensive oversight is not necessary. In any event, EPA inspection requirements apply to all sites under RCRA corrective action authorities. Under RCRA, States may be authorized to operate a hazardous waste program in lieu of the Federal program. Consequently, in many cases States provide oversight (RCRA section 3006).

One commenter opposed the policy to drop RCRA sites from the NPL because RCRA was not intended as a cleanup bill.

In response, the Agency disagrees. As discussed earlier, HSWA greatly expanded Subtitle C corrective action authorities, and EPA believes a complete cleanup can be achieved under RCRA. As the House Committee on Energy and Commerce noted in its report on HSWA:

Unless all hazardous constituent releases from solid waste managment units at permitted facilities are addressed and cleaned up the Committee is deeply concerned that many more sites will be added to the future burdens of the Superfund program with little prospect for control or cleanup. The responsibility to control such releases lies with the facility owner and operator and should not be shifted to the Superfund program, particularly when a final [RCRA] permit has been requested by the

facility. H.Rept. 198, 98th Cong., 1st Sess. 61 (1983).

Sites are not included on the NPL if they are subject to the RCRA Subtitle C corrective action authorities and prompt cleanup appears likely. RCRA authorities may be used by themselves or in conjunction with CERCLA removal and enforcement authorities to initiate corrective action or to continue actions already begun. For sites being dropped from the proposed NPL, if a CERCLA Remedial Investigation/Feasibility Study (RI/FS) or enforcement actions have been initiated, these actions will continue in order to avoid disruption of site cleanup activities. And, of course, deferred RCRA sites may later be added to the NPL if corrective action is not being taken.

One commenter stated that the deletion of sites prior to a complete cleanup sets a bad precedent. The commenter believes that the removal of a site from the NPL because it is being managed under RCRA could give the false impression that the site is no longer a significant threat to public health and the environment.

In response, the deferral of a site to RCRA authorities does not mean that the Agency has determined that cleanup is complete or that a site no longer poses a threat to human health and the environment. Rather, it means that the Agency has determined that the sites can be addressed under another authority, and that, to conserve CERCLA resources and avoid duplication, listing should not proceed. Furthermore, the Agency does not believe that the deferral of a site to RCRA authorities jeopardizes any cleanup that is underway or planned.

The Agency has requested comment on deleting certain final RCRA sites from the NPL in the proposed NCP revisions (53 FR 51421, December 21, 1988); even under the proposed approach, sites would only be deferred where response action was "progressing adequately" under an enforcement order or a RCRA permit and where several other conditions were met.

Several commenters stated that, because RCRA does not give EPA the powers granted by CERCLA, and because not all CERCLA authorities are available at sites not on the NPL, deferring a site from the NPL may deny the Agency the full scope of authorities necessary to compel cleanup by a responsible party. The commenters were particularly concerned that CERCLA cost recovery authorities are not available at RCRA sites. One commenter added that the lack of joint and several liability authorities under

RCRA may obstruct RCRA cleanup at multiparty sites where one party is

In response, the only authority unavailable at a deferred RCRA facility is use of the CERCLA Trust Fund for remedial action. The Agency retains ample authorities, under both RCRA and CERCLA, to ensure expeditious cleanup at RCRA facilities. CERCLA section 104 removal actions, including Fundfinanced RI/FS's, can be taken at RCRA sites to respond promptly to a release, and cost recovery for such actions would be available. In addition, where an "imminent and substantial endangerment" is posed by a release at a RCRA facility, the Agency may take enforcement action under CERCLA section 106 and thereby compel action

by multiple parties.

Although cost recovery and joint and several liability provisions are not available for all RCRA actions. significant authorities are available under RCRA. First, enforcement actions against multiple parties can be brought under RCRA section 7003 if an imminent hazard exists. Second, EPA has corrective action authorities under RCRA section 3008(h) at interim status facilities and under RCRA section 3004 (u) and (v) at permitted facilities. Third, RCRA section 3013 gives EPA authority to conduct investigations and studies at RCRA facilities and require the owner/ operator to reimburse EPA for the costs. Although RCRA focuses on owner/ operator liability, the Agency can take joint RCRA/CERCLA actions where appropriate (e.g., surface cleanups under RCRA, ground water cleanups under CERCLA section 106), making multiple party solutions feasible.

Under RCRA Subtitle C authorities, liability focuses on the owner/operator for cleanup of hazardous waste releases. However, if the owner/operator is unwilling or unable to carry out such action, EPA may decide to place the site on the NPL to allow Fund-financed cleanup. The Agency may then pursue cost recovery against the owner/ operator and other Potentially Responsible Parties (PRPs).

Several commenters opposed transferring sites to RCRA because, they stated, CERCLA provides for more public participation. In addition, one commenter noted that Technical Assistance Grants (TAGs) and public hearing requirements available under Superfund are not available at sites being dropped from the NPL (53 FR 9741, March 24, 1988).

In response, although the process is somewhat different in the two statutes, public participation nevertheless plays an important role in reaching cleanup

decisions under both. The commenter is correct in stating that, under CERCLA section 117(e)(1), a TAG is not available if a site is not on or proposed for the NPL. However, the RCRA program provides for significant public participation opportunities. When issuing a draft permit (or notice of intent to deny), the Agency gives public notice and allows 45 days for written comment. If interest is expressed, public hearings must be held. The Agency will also issue a fact sheet or a statement of basic about the permitting process that is taking place. Procedures for modifying permits at the remedy selection stage. for example, provide similar opportunities for public involvement.

Remedy selection through the permitting process offers public notice and comment opportunities like those in the development of a Superfund Record of Decision. Public participation requirements are also included in a RCRA corrective action order, the amount depending on the circumstances. At a minimum, the public has the opportunity to comment on the corrective measure EPA proposes; EPA considers and responds to all comments received on the corrective measure, and may change the corrective measure in response to public comment. Requirements for additional public involvement, such as public meetings. may be included in the order based on public interest.

VI.c. General Policy Comments/ Suggestions

Two commenters stated that to obtain maximum cleanup, EPA should use both RCRA and CERCLA authorities. The commenters believe there will be some instances when one law or the other will be more effective.

The Agency agrees. In general, the NPL/RCRA policy considers which authority is likely to most expeditiously accomplish cleanup, while using the Fund's limited resources as efficiently as possible. If a CERCLA section 106 enforcement action requiring cleanup has been initiated, and a RCRA permit is to be issued to the facility, the Agency may choose to continue these actions under CERCLA. In such cases, the CERCLA cleanup undertaken by the responsible parties would be considered in the RCRA permit proceedings, and the Agency would take steps to avoid inconsistent cleanup actions under RCRA sections 3004(u) at the affected portion of the facility.

One commenter argued that the use of RCRA or CERCLA should not depend upon the solvency of the owners or operators of a site.

The Agency disagrees. RCRA Subtitle C authorities make owner/operators liable for cleanup of most hazardous waste releases. The Agency has simply decided, as a matter of policy, that where the owner/operator is unable to pay for cleanup (e.g., has invoked the protection of the bankruptcy laws), the Agency should list the RCRA-regulated facility and thereby make Superfund moneys available for possible remedial action.

A number of commenters suggested the Agency should defer the listing of RCRA facilities if corrective action is being implemented under other authorities, or is being pursued voluntarily by the owner/operator. Commenters stated that EPA should defer the listing of sites being addressed under CERCLA section 106 enforcement orders, or sites being addressed under State authorities (regardless of whether State programs are RCRA authorized). One commenter argued that listing RCRA sites already being addressed by State agencies discourages owner/ operators from cooperating with State authorities since EPA may supplant State enforcement efforts. According to the commenter, for sites with welladvanced remedial action programs under State authorities, a shift to CERCLA would result in a delay and a duplication of effort.

In response, the Agency at present defers to a limited number of authorities, including RCRA Subtitle C. In the proposed revisions to the NCP, the Agency has solicited comment on a policy to expand deferral to include deferral to other Federal and State authorities (53 FR 51415, December 21, 1988); however, that policy is not currently in effect. The Agency has committed not to implement any part of the expanded deferral approach until the public and Congressional concerns have been fully reviewed and analyzed and a decision reached on whether or not to implement such a policy.

The Agency does not agree that its NPL/RCRA policy results in EPA supplanting State enforcement efforts. Before a CERCLA RI/FS is begun at a site (often after listing), a State or voluntary action may proceed unencumbered. Even after an RI/FS is underway, EPA may allow a PRP to go forward with voluntary or State-ordered remedial actions, pursuant to CERCLA section 122(e)(6) (see 54 FR 10520, March 13, 1989). Even if a PRP is not authorized to go forward with non-CERCLA remedial actions, the Agency will consider the work accomplished; thus, actions under State law will not have been wasted. However, if EPA finds that remedial action under CERCLA is still necessary, then the cleanup standards of CERCLA section 121 must be met.

Several commenters argued that shifts of responsibility from one program to the other (RCRA or CERCLA) may result in counterproductive changes in oversight personnel, duplication of administrative effort, and ultimately, delays in cleanup of sites. Commenters expressed particular concern about programmatic shifts at sites in the latter stages of a remedial effort, at sites undergoing an RI/FS, and at sites with multiple PRPs.

In response, the Agency generally prefers to apply RCRA authorities at RCRA sites, and has developed the NPL/RCRA policy to avoid duplication and delays. In addition, EPA will ensure that actions undertaken by one program will be adopted by the other program if programmatic responsibility shifts. One of the Agency's primary objectives in the development of the RCRA corrective action regulations is to achieve substantive consistency with the remedial program under CERCLA. CERCLA section 104 or section 106 enforcement orders for remedial activities can be referenced in a RCRA permit. In such cases, the Agency would take steps to avoid inconsistent cleanup actions under RCRA section 3004(u) at the affected portion of the facility.

At RCRA sites with many PRPs, EPA may choose to proceed with an enforcement action under CERCLA section 106. Even if the Agency proceeds against the owner/operator alone under RCRA, the owner/operator may seek to recover costs from other PRPs under CERCLA section 107(a)(4)(B); of course, to maintain such an action, the owner/operator would have to show that the costs incurred under RCRA were consistent with the National Contingency Plan.

A number of commenters stated that placing new categories of RCRA sites—such as converter sites—on the NPL will overburden CERCLA resources and increase the possibility that sites on the NPL will not be addressed expeditiously.

In response, after considering the potential impact the NPL/RCRA policy may have, the Agency concluded that the policy will not significantly impact the Trust Fund or jeopardize the timely cleanup of other sites on the NPL.

As noted above, the Agency will consider deferring converter sites if the new prioritizing initiative under RCRA results in their prompt consideration for RCRA corrective action. In addition, the Agency will consider deferring individual converter sites that have

agreed to corrective action under a RCRA permit or order. Similarly, where it appears that certain late filers or pre-HSWA permittee sites will be cleaned up under RCRA, EPA will defer those sites. Finally, even where RCRA sites have been placed on the final NPL, the proposed revisions to the NCP consider deleting such sites for corrective action under RCRA in certain prescribed circumstances (see 53 FR 51421, December 21, 1988).

Two commenters opposed including new categories of RCRA sites in the NPL/RCRA policy. According to one commenter, EPA has departed from its established policy to place on the NPL only those RCRA sites where the owner/operator is unwilling or financially unable to implement the remedy. The commenter argues that EPA has improperly expanded the listing policy to include RCRA sites where RCRA will produce a cleanup. The commenter suggests making the categories no more than rebuttable presumptions for listing.

EPA disagrees with the commenter's suggestion that the Agency acted improperly. The NPL/RCRA policy is, as its name suggests, simply a general statement of policy, issued to advise the public of how the Agency intends to exercise a discretionary power. The Agency is free to decide to change that policy, as it did here, and advise the public of that change (53 FR 23978, June 24, 1988). Indeed, as with any policy, the Agency can exercise its discretion as to whether to apply the policy at all in specific cases (Davis, Administrative Law Treatise, section 7:5 (Supp. 1982)).

EPA's June 1988 decision to list—that is, not defer from listing-four new categories of RCRA sites was not inconsistent with the Agency's prior policy on the deferral and listing of RCRA sites; rather it was an expansion of the existing policy. Initially, the Agency decided to defer listing for sites already regulated under RCRA, in order to avoid duplicative actions, maximize the number of cleanups, and help preserve the Trust Fund. The Agency did, however, state that it would list RCRA sites if expeditious cleanup appeared to be unlikely under RCRA, such as when an owner/operator proved to be unwilling or unable to take corrective action EPA deemed necessary (51 FR 21057, June 10, 1986).

Over time, the Agency has developed more experience with the RCRA deferral program and with RCRA cleanups at sites deferred from the NPL. EPA has determined that prompt corrective action under RCRA is not likely when a RCRA owner/operator is unwilling or

unable to pay, a protective filer, a nonor late filer, a converter, or a pre-HSWA permittee. Just as unwillingness is not a requirement for demonstrating inability, neither is it a requirement for demonstrating non-filer or converter status. The rationale for listing the new categories is to capture all potential types of sites that are unlikely to be cleaned up expeditiously under RCRA; the policy does not infer unwillingness on the part of the owner/operator. Converters, non- or late filers, and pre-HSWA permittees, while technically within RCRA jurisdiction, are not likely to be addressed promptly by RCRA. Non-filers generally remain outside the legal cognizance of RCRA, and therefore lack the institutional mechanisms necessary to assure prompt compliance with the standards and goals of RCRA. (If a non- or late filer comes within the RCRA system and demonstrates a history of compliance with RCRA regulations, the Agency may decide to defer listing). Converters, while within the legal purview of RCRA, are not routinely reviewed under Subtitle C because of the current priorities of the RCRA corrective action program. Finally, the Agency does not have the authority to modify pre-HSWA permits to include RCRA corrective action under RCRA section 3004(u) until the permit is reissued; therefore, it could be 1994 before the Agency could reissue some permits to include corrective action.

The Agency agrees with the commenter that RCRA sites may be listed under the new criteria even if there is no express finding of unwillingness. The new categories are not subsets of the unwillingness exception to the NPL/RCRA policy. Rather, these categories are situations where cleanups are not progressing expeditiously under RCRA, making it appropriate to provide the option of spending CERCLA funds for remedial action.

The commenter's suggestion that the four categories be made no more than "rebuttable presumptions" for listing is largely addressed by the policy. The Agency has stated that, in general, it will not defer non- or late filers, although it will consider deferring a site with a history of RCRA compliance such that the Agency has confidence that it will be addressed under RCRA. Similarly, RCRA sites with pre-HSWA permits will be deferred if the permittee agrees to reissuance of the permit, with corrective action provisions included. As for converters, EPA will consider deferring individual converter sites that have agreed to corrective action under a RCRA unilateral or consent corrective

action order, and the Agency will reconsider its general policy for listing converters if it finds that converters are being addressed promptly under RCRA (53 FR 23981, June 24, 1988). The Agency does not have authority to compel RCRA corrective action in the case of protective filers.

One commenter requested adding a listing criterion for sites being addressed as part of a basin-wide scheme under CERCLA.

The response, EPA does not intend to add such a criterion. Under the present policy, the Agency has mechanisms for accomplishing comprehensive remedies at such sites without placing them on the NPL (not listing a site limits only the availability of Fund financing for remedial action). Area-wide contamination involving RCRA and CERCLA units may be addressed under: (1) an area-wide CERCLA section 106 order or (2) a hybrid of RCRA and CERCLA authorities, with RCRA addressing the surface cleanup of RCRA units, CERCLA addressing the surface cleanup of CERCLA units, and CERCLA addressing the cleanup of overlapping ground water contamination (with the RCRA owner/operator as a potentially responsible party). In either case, the Agency may also choose to do one comprehensive RI/FS study of the area under its CERCLA removal authority (54 FR 13298, March 31, 1989).

One commenter stated that the decision on which authority to use should be made after the site is placed on the final NPL. According to the commenter, placement of a site on the NPL does not bind either EPA or owner/operators and PRPs to address the site under RCRA or CERCLA, and allows EPA to use enforcement authorities RCRA does not have, if necessary.

In response, it is true that placing a site on the NPL does not force the Agency to use CERCLA authorities, or CERCLA authorities alone. The Agency is free to use CERCLA and/or any other authorities that apply to the site in question. The converse is also true-EPA can use CERCLA removal and enforcement authorities at NPL and non-NPL sites. The NPL serves primarily as a management tool for the Agency in setting priorities under CERCLA, especially for use of the Trust Fund. The NPL/RCRA policy is one tool in this prioritization process; its goal is to maximize the overall number of site cleanups by using RCRA corrective action authorities where available and likely to result in espeditious cleanup, thus preserving CERCLA resources for other sites. The Agency believes that RCRA owner/operators should finance

cleanups at their facilities. If, however, the owner/operator is unwilling or unable to finance cleanup, or the facility is outside the RCRA regulatory system (a non-filer), the Agency has established criteria for the listing of these sites.

The commenter stated it would be poor policy to transfer sites from CERCLA to RCRA at the end of the Reagan Administration. The commenter believes the new Administration should reassess the policy.

In response, this rule has been reviewed by and signed by the current Administration. The NPL/RCRA policy is being continued, subject to periodic review.

VI.d. Non- or Late Filers

The commenter argued that the decision to list a non- or late filer should be based on the facility's history of compliance with RCRA. The commenter added that the Agency should assure that sites that filed a part A permit application late, or not at all, but that have subsequently made an effort to comply with RCRA regulations, will be deferred from the NPL. According to the commenter, potential buyers of non- or late filer facilities will be inhibited from buying these facilities (and cleaning them up) because of the possibility of listing.

In response, EPA deliberately stated that it "will consider" deferring certain non- or late filers, because the Agency does not wish to imply that deferral is automatic. The Agency will consider for deferral any non- or late filer facility that has come within the RCRA system and demonstrated a history of compliance with RCRA regulations. The Agency does not believe that its determination of the adequacy of a nonor late filer's effort to comply with RCRA regulations will inhibit a potential sale. A non- or late filer that complies with the appropriate RCRA regulations and actively pursues corrective action under RCRA (through a permit or order) will generally be seen as a good candidate for deferral.

The commenter stated that non- or late filing often results from ignorance of regulatory requirements, and that placing a site on the NPL should therefore be based on willingness, not history of RCRA compliance.

In response, non- or late filers are not subsets of the unwillingness exception to the RCRA deferral policy. Rather, the Agency has identified this and two other categories as situations where cleanups may not progress expeditiously under RCRA, and thus EPA wants the option of spending CERCLA funds for remedial action. The decision to add a non- or

late filer site to the NPL is generally based on the fact that no timely permit application has been made, and thus adequate regulatory mechanisms (e.g., ground water monitoring programs, compliance inspections, and closure requirements) may not be in place to assure prompt compliance with the standards and goals of the RCRA program. Because of RCRA program priorities, the Agency may not always be able to immediately address a nonor late filer that is suddenly willing to be addressed under RCRA authorities. The Agency believes that in most cases it is in the best interest of environmental protection to make CERCLA funds available at such sites.

VI.e. Converters

One commenter supported the proposed policy to list converters but suggested that the policy should include facilities that submitted part A permit applications under RCRA and did not actively pursue part B permits and/or whose operations no longer demand a part B permit. The commenter refers to these sites as "de facto" converters and believes they should be treated the same

as generators. In response, converters are facilities that at one time treated or stored RCRA subtitle C hazardous waste but have since converted to generator-only status (i.e., facilities that now store hazardous waste for 90 days or less, an activity for which interim status is not required). The sites described by the commenter will be considered converters only if there is documentation of conversion and the Agency agrees that the sites are

appropriate for the NPL.

The Agency does not believe that converters should receive the same treatment as generators with regard to the NPL. The Agency does not have corrective action authority under RCRA subtitle C to compel cleanup at generator-only facilities, and thus deferral to RCRA for corrective action would be inappropriate. By contrast, the Agency can, under subtitle C, compel corrective action at converter facilities; however, because of current priorities in the RCRA program, the Agency believes converter facilities should be placed on the NPL to ensure prompt corrective

Some of the facilities described by the commenter may also be protective filers; that is, they filed a Part A permit application as a precautionary measure only and did not pursue a Part B permit. If a facility did in fact file for interim status protectively, listing may be appropriate under this policy.

Several commenters suggested that the policy for listing converters unfairly penalizes owner/operators that take environmentally responsible actions to close waste handling activities and convert to generators status. The commenter stated that the policy would inhibit owner/operators from reducing their hazardous waste activities. because if they converted to generator status they might be placed on the NPL as a converter.

In response, the Agency does not list a RCRA site solely on the basis of a its decision to discontinue treatment or storage activities. A site must receive an HRS score equal to or higher than the cutoff score to be placed on the NPL. The Agency believes it unlikely that, to avoid listing, a facility owner/operator would choose to retain treatment or storage status, which means the site remains subject to all RCRA requirements, including cleanup under RCRA corrective action authorities. In addition, it is unlikely and owner/ operator will incur the cost of RCRA permitting and/or oversight merely to avoid listing. Finally, if a converter agrees to corrective action under RCRA. the Agency will generally defer the listing of such a site.

One commenter opposed the listing of converters, arguing that the Agency should use RCRA section 3008(h) corrective action authorities at such facilities. According to the commenter, the RCRA program should prioritize and allocate its resources to address any sites, including converters, that may

need corrective action.

The Agency believes that under RCRA section 3008(h) it can compel corrective action at converter facilities. Nonetheless, the Agency has decided, as a matter of policy, to list converters since EPA has not routinely reviewed converters under RCRA subtitle C, and the Agency believes it can ensure expeditious remedial action at these sites if they are placed on the NPL. The EPA is currently prioritizing RCRA facilities for corrective action. If the Agency determines that converter sites will be addressed in an expeditious manner by RCRA authorities, then it will reconsider the policty to list converters.

Moreover, where a converter has agreed to corrective action such as under a RCRA section 3008(h) order, the Agency will generally defer listing such sites and allow RCRA to continue to address the contamination problems at the site.

VI.f. Protective Filers

Two commenters agreed with EPA's conclusion that the Agency does not have the authority to compel cleanup of protective filers under RCRA subtitle C

corrective action authorities. One commenter suggested RCRA section 7003 authorities as an alternative to CERCLA authorities when an "imminent and substantial endangerment" exists.

In response, since the beginning of the NPL, EPA's clear policy has been to defer the listing of RCRA sites where the regulatory authorities of RCRA subtitle C apply. For example, on September 8, 1983 (48 FR 40662), the Agency stated: "where a site consists of regulated units of a RCRA facility operating pursuant to a permit or interim status, it will not be included on the NPL" (48 FR 40662). The Agency explained that the Hazardous Waste Management Regulations (40 CFR 260-265) give EPA and the states authority to control sites through a broad program which includes monitoring, compliance inspections, penalties for violations, and requirements for post-closure plans and financial responsibility.

The passage of HSWA, in 1984, expanded RCRA's corrective action authorities under subtitle C even further, and the scope of the RCRA deferral policy was corespondingly expanded. The deferral policy was thus based on a determination that in most cases, hazardous waste treatment, storage and disposal facilities would be managed and permitted (or closed) under an ongoing RCRA regulatory system, and that in most appropriate cases,

contamination would be cleaned up. EPA did not, in its NPL/RCRA policy, propose to defer sites if a RCRA section 70003 enforcement action could potentially be taken. Unlike the provisions of RCRA subtitle C, which set up an on-going program for the management of hazarous wastes, section 7003 provides authority for the Agency to take enforcement actions in extraordinary cases where "the past or present handling, storage, treatment, transportation or disposal of any solid waste or hazardous waste may present an imminent or substantial endangerment to health or the environment." Although limited to cases involving imminent and substantial endangerment, section 7003 is sweeping at the same time. It applies to past RCRA owners as well as present owner/operators, and it applies to all facilities that handle "solid" (nonhazardous) wastes; solid waste facilities are not required to have RCRA subtitle C permits or interim status. EPA has determined that it would not be appropriate to defer listing RCRA sites (and solid waste sites) to section 7003 simply because that section might provide a means of addressing contamination problems. Rather, EPA

has limited deferral to cases where the subtitle C regulatory program is in place, and prompt corrective action appears likely.

VI.g. Pre-HSWA Permittees

Several commenters opposed listing pre-HSWA permittees because they believe Congress intended that pre-HSWA permitted facilities be addressed under RCRA. The commenters stated that EPA has authority under RCRA section 3005(c)(3) to modify a permit at any time to comply with currently applicable RCRA regulations, including corrective action, and under RCRA section 7003 to require cleanup if an "imminent and substantial endangerment" exists. The commenters believe that listing pre-HSWA permittees would circumvent Congressional intent and burden Superfund. One commenter added that the Agency's requirement that a facility with a final RCRA permit "consent" to a modification of its pre-HSWA permit. including corrective action requirements to avoid listing, consitutes an abuse of Agency authority

In response, RCRA section 3005(c)(3), which states "Nothing in this subsection shall preclude the Administrator from reviewing and modifying a permit at any time during its term," merely preserved preexisting authority to modify permits. However, facility-wide corrective action at RCRA facilities applies only when the permit is issued or reissued. Section 3004(u), the facility-wide corrective action authority, requires such corrective action only for permits "issued" after 1984. Under EPA regulations, a "modification" is significantly different from a permit issuance. Modification of a pre-HSWA permit does not trigger 3004(u) corrective action; the permit must be reissued to include facility-wide

corrective action. Because the Agency lacks authority to address pre-HSWA permittees through RCRA section 3004(u) until permit reissuance, there is no immediate mechanism to require corrective action at pre-HSWA permitted facilities. As EPA explained on June 24, 1988 (53 FR 23978), many pre-HSWA permits were issued for 10 years, and the last pre-HSWA permit was issued in 1984. Thus, it could be 1994 before the Agency can reissue all pre-HSWA permits to include facility-wide corrective action. The Agency is proposing that facilities with pre-HSWA permits be considered for the NPL in order to assure expeditious corrective action at the site.

The Agency disagrees that allowing a pre-HSWA permittee to consent to modification of its permit rather than to

be placed on the NPL is an "abuse of authority." Allowing a pre-HSWA permittee to consent to reissuance of its pre-HSWA permit to include 3004(u) corrective action rather than be placed on the NPL gives the opportunity to clean up under RCRA if the permittee chooses to do so.

VI.h. Application Of Unwillingness Policy

Several commenters asserted that sites proposed for the NPL based on the case-by-case unwillingness criteria of June 10, 1986 (51 FR 21057) should be reexamined under the revised criteria of August 9, 1988 (53 FR 30005).

In response, the Agency specifically stated that the new criteria should be applied prospectively only, and that it would be unnecessary and inappropriate to devote CERCLA resources to an additional review of unwillingness determinations that were properly made under a case-by-case determination (53 FR 30007).

Prior to the August 1988 policy, EPA listed RCRA sites as "unwilling" after a detailed case-by-case review that required considerable time and resources, and generated long support documents. To simplify the process and make it easier to understand, the Agency laid out objective criteria that would be simple to apply (53 FR 30005, August 9, 1988). In doing so, the Agency was not suggesting that prior determinations were somehow insufficient or incorrect; indeed, EPA believes that its case-by-case determinations were appropriate, and fully in line with the goals of the NPL/ RCRA policy. Rather, the new criteria reflect an effort to replace the flexible and case-specific requirements of the past with more standardized documentation requirements in the future; the substantive goals of the policy are not changed. Thus, the issuance of the new standardized criteria for the future did not warrant a reassessment of sites already proposed for the NPL based on thorough, past unwillingness determinations.

The Agency chose to apply the new criteria prospectively to give EPA Regions and States enough lead time to understand the new requirements and prepare appropriate listing packages. For instance, the Regions or States may issue a specific RCRA corrective action order to demonstrate unwillingness even if other indicators of unwillingness are available. Applying the new criteria to already-proposed sites might require issuing additional orders fruitlessly if the owner/operator has already shown unwillingness, and listing would be significantly delayed, contrary to

Congressional intent that EPA expeditiously list sites.

In any event, listing does not mean that remedial action will be taken; it only makes the site eligible for Fundfinanced remedial action, should that prove necessary. Thus, the significance of the listing decision is limited. As the U.S. Court of Appeals for the D.C. Circuit noted in City of Stoughton, Wisconsin v. EPA, "the NPL is simply a rough list of priorities, assembled quickly and inexpensively to comply with Congress' mandate for the Agency to take action straightaway." (858 F.2d 747, 751 (D.C. Cir. 1988)). It is both reasonable and appropriate for EPA to limit the resources it expends on the determination of which of its statutues-RCRA or CERCLA-should have primary responsibility for securing needed corrective action.

One commenter suggested that the unwillingness policy rewards recalcitrance under RCRA, since if the owner/operator ignores RCRA obligations, and the site is placed on the NPL, EPA will find PRPs and engage in cost recovery efforts. The unwilling owner/operator has fewer transactional and administrative costs and a smaller share of cleanup costs.

In response, the Agency believes it is not advantageous for owner/operators to ignore their RCRA obligations. If an owner/operator does not comply with RCRA regulations, the Agency can pursue both RCRA and CERCLA enforcement authorities. RCRA corrective action orders can contain penalties of up to \$25,000 per day of noncompliance and can result in a suspension or revocation of the facility's permit or interim status. EPA can also use CERCLA section 106 authorities and subsequently recover any cost incurred. EPA does not believe the policy rewards recalcitrance; the policy is designed to provide a framework for most effectively addressing releases that may affect public health and the environment.

One commenter believes that sites where owner/operators show unwillingness to cooperate with Stateissued cleanup orders, actions, or permit conditions should be listed.

EPA agrees. The Agency's stated policy is list RCRA sites where the owner/operator has been found to be unwilling to perform corrective action. The August 9, 1988 (53 FR 30005) policy statement includes certain objective criteria (for prospective application) for determining unwillingness by RCRA owner/operators. The policy generally defines unwillingness as noncompliance with corrective actions directed by a

State or Federal authority pursuant to a RCRA order or permit, an administrative or judicial order, or a consent decree.

VII. Disposition of Sites in Today's Final

This final rule adds 23 sites to the final NPL; a list of these sites is at the end of this rule. This rule also drops 27 sites from the proposed NPL (Table 1). The June 24, 1988 notice addressed 39 of these sites, which were originally proposed in the following NPL updates:

- Update #1 (48 FR 40674, September 8, 1983)
- Update #2 (49 FR 40320, October 15, 1984)
- Update #3 (50 FR 14115, April 10, 1985)
- Update #4 (50 FR 37950, September 18, 1985)

The remaining 11 sites were proposed in NPL Update #7 (53 FR 23988, June 24, 1988) and Update #8 (54 FR 19526, May

5, 1989), based on the NPL/RCRA policy. Nine of the proposed Update #7 sites received no comments and are being listed; one of the proposed Update #7 sites is being dropped because it is no longer bankrupt and therefore, no longer meets the criteria for listing under the NPL/RCA policy. One of the Update #8 sites received no comments and is being listed. EPA has not reached a decision on four other sites that were proposed to be dropped from the NPL on June 24, 1988. These sites will remain proposed for the NPL. They are:

- Fairchild Semiconductor Corp., (Mountain View Plant), Mountain View, CA
- · Chemplex Co., Clinton/Camanche, IA
- · Findett Corp., St. Charles, MO
- Burlington Northern Railroad (Somers Tie-Treating Plant), Somers, MT

All comments submitted after the close of the comment periods associated with the rules proposing these sites were considered for this final rule. EPA has revised the HRS scores for 5 sites based on its review of comments and additional information developed by EPA and the States (Table 2). None of the score changes has resulted in scores below the cut-off of 28.5. Some of the changes have placed the sites in different groups of 50 sites. The Agency's response to site-specific public comments and explanations of any score changes made as a result of such comments are addressed in the "Support Document for the Revised National Priorities List-Final Rule Covering Sites Subject to the Subtitle C Corrective Action Authorities of the Resource Conservation and Recovery Act, October, 1989."

TABLE 1.—RCRA SITES DROPPED FROM PROPOSED NPL

State/Site name	Location	Date proposed
	Fresno	10/15/8
CA: FMC Corp. (Fresno Plant)		
CA: Hewlett-Packard	San Jose	
A: IBM Corp, (San Jose Plant)		
A. Kaiser Steel Corp. (Fontana Plant)		
A: Marley Cooling Tower Co		
A. Rhone-Poulenc, Inc./Zoecon Corp		
A: Signetics, Inc		
A: Southern Pacific Transportation Co	San Jose	
A: Van Waters & Rogers Inc	WALKA LA ALCOHOLOGO CONTROL CO	
O: Martin Marietta (Denver Aerospace)		
L: Pratt & Whitney Aircraft/United Technologies Corp		
6A: Olin Corp. (Areas 1, 2 & 4)		
A. A.Y. McDonald Industries, Inc		7270002202
A: Frit Industries (Humboldt Plant)	Dubuque	
A: John Deere (Dubuque Works)		
A. U.S. Nameplate Co.	AND THE RESIDENCE OF THE PROPERTY OF THE PROPE	7,000,000
L. Sheffield (U.S. Ecology, Inc.)		253100002
N: Firestone Industrial Products Co		110111111111111111111111111111111111111
S: National Industrial Environmental Services		100 miles 100 mi
Al: Hooker (Montague Plant)		
II. Lacks Industries, Inc		
E: Monroe Auto Equipment Co	Woolwich Township	
IJ: Matlack, Inc		10 TO
OH: General Electric Co. (Coshocton Plant)		000000000000000000000000000000000000000
A: Rohm & Haas Co. Landfill		
/A: IBM Corp. (Manassas Plant Spill)		MARKET 1000000000000000000000000000000000000
WV: Mobay Chemical Corp. (New Martinsville Plant)		10/13/

TABLE 2.—SITES WITH HRS SCORE CHANGES

State/Site name	City/County	Proposed	Final
CA: Fairchild Semiconductor (South San Jose)	San Jose	37.79 37.54 30.78 29.99 31.94	44.46 40.63 32.11 29.85 46.51

VIII. Disposition of all Proposed Sites/ Federal Facility Sites

To date, EPA has proposed nine major updates to the NPL, as well as a special update of two sites. A total of 213 sites remain proposed (Table 3). At this time, 150 sites and 63 Federal facility sites continue to be proposed pending completion of response to comments, resolution of technical issues, and various policy issues.

All sites that remain proposed will be considered for future final rules. Although EPA has in the past considered late comments on proposed sites to the extent practicable, it may not be able to do so in the future.

TARI	E3-	NIDI	DDO	POSAL	c
IMPL	C 0	-141-	. PRO	PUSAL	8

Update No.	Date/Federal Register Citation	Number of sites/Federal facility sites		
		Proposed	Remaining proposed	
TSDR	. 10/15/84; 49 FR 40320 4/10/85; 50 FR 14115 9/18/85; 50 FR 37950 6/10/86; 51 FR 21099 . 1/22/87; 52 FR 2492 . 6/24/88; 53 FR 23988 . 5/5/89; 54 FR 19526 . 7/14/89: 54 FR 29820	132/1 208/36 26/6 38/3 43/2 63/1 215/14 10/0 0/52 2/0	1/0 17/3 0/1 1/2 8/0 13/0 103/5 5/0 0/52 2/0	

IX. Contents of the NPL

The NPL, with the Federal facility sites in a separate section, appears as Appendix B to the NCP at the end of the other final rule appearing in today's Federal Register. Sites on the NPL are arranged according to their HRS scores. The 23 new sites added to the NPL in today's rule have been incorporated into the NPL in order of their HRS scores, except where EPA modified the order to reflect top priorities designated by the States, as discussed in section III of this rule.

The NPL is presented in groups of 50 sites to emphasize that minor differences in HRS scores do not necessarily represent significantly different levels of risk. Except for the first group, the score range within the groups, as indicated in the list, is less than 4 points. EPA considers the sites within a group to have approximately the same priority for response actions. For convenience, the sites are numbered.

One site—the Lansdowne Radiation site in Lansdowne, PA—was placed on the NPL because it met the requirements of the NCP at section 300.66(b)[4), as explained in section III of this rule; it has an HRS score of less than 28.50, and appears at the end of the list.

Each entry on the new NPL and Federal section contains the name of the facility and the State and city or county in which it is located. In the past, each entry was accompanied by one or more notations reflecting the status of response and cleanup activities at the site at the time this list was prepared. EPA is developing a report summarizing response activities at NPL sites. In the interim, information on activities at the new proposed sites is available upon request to the appropriate Regional Office.

X. Regulatory Impact Analysis

The costs of cleanup actions that may be taken at sites are not directly

attributable to placement on the NPL, as explained below. Therefore, the Agency has determined that this rulemaking is not a "major" regulation under Executive Order 12291. EPA has conducted a preliminary analysis of economic implications of today's amendment to the NCP. EPA believes that the kinds of economic effects associated with this revision are generally similar to those effects identified in the following: the regulatory impact analysis (RIA) prepared in 1982 for the revisions to the NCP, the economic analysis prepared when amendments to the NCP were proposed (50 FR 5882, February 12, 1985), and the economic analysis prepared for the NCP proposed revisions of December 21, 1988 (53 FR 51471). The Agency believes the anticipated economic effects related to adding 23 sites to the NPL can be characterized in terms of the conclusions of the earlier RIA and the most recent economic analysis. This rule was submitted to the Office of Management and Budget for review as requested by Executive Order 12291.

Costs

EPA has determined that this rulemaking is not a "major" regulation under Executive Order 12291 because inclusion of a site on the NPL does not itself impose any costs. It does not establish that EPA will necessarily undertake remedial action, nor does it require any section by a private party or determine its liability for site response costs. Costs that arise out of site responses result from site-by-site decisions about what actions to take, not directly from the act of listing itself. Nonetheless, it is useful to consider the costs associated with responding to all sites included in this rulemaking.

The major events that follow the proposed listing of a site on the NPL are a search for potentially responsible parties and a remedial investigation/

feasibility study (RI/FS) to determine if remedial actions will be undertaken at a site. Design and construction of the selected remedial alternative follow completion of the RI/FS, and operation and maintenance (O&M) activities may continue after construction has been completed.

EPA initially bears costs associated with responsible party searches. Responsible parties may bear some or all the costs of the RI/FS, remedial design and construction, and O&M, or EPA and the States may share costs.

The State cost share for site cleanup activities has been amended by section 104 of SARA. For privately-owned sites, as well as at publicly-owned but not publicly-operated sites, EPA will pay for 100% of the costs of the RI/FS and remedial planning, and 90% of the costs associated with remedial action. The State will be responsible for 10% of the remedial action. For publicly-operated sites, the State cost share is at least 50% of all response costs at the site, including the RI/FS and remedial design and construction of the remedial of the remedial action selected. After the remedy is built, costs fall into two categories:

 For restoration of ground water and surface water, EPA will share in startup costs according to the criteria in the previous paragraph for 10 years or until a sufficient level of protectiveness is achieved before the end of 10 years.

 For other cleanups, EPA will share for up to 1 year the cost of that portion of response needed to assure that a remedy is operational and functional. After that, the State assumes full responsibilities for O&M.

In previous NPL rulemakings, the Agency estimated the costs associated with these activities (RI/FS, remedial design, remedial action, and O&M) on an average per site and total cost basis. EPA will continue with this approach, using the most recent (1988) cost estimates available; these estimates are presented below. However, there is

41014

wide variation in costs for individual sites, depending on the amount, type, and extend of contamination. Additionally, EPA is unable to predict what portions of the total costs responsible parties will bear, since the distribution of costs depends on the extent of voluntary and negotiated response and the success of any costrecovery actions.

Cost category	Average total cost per site *
Remedial design Remedial action. Net present value of O&M c	1,100,000 750,000 13,500,000 3,770,000

* 1988 U.S. dolfars.

b Includes State cost-share.

Assumes cost of O&M over 30 years, \$400,000 for the first year and 10% discount rate.

Source: Office of Program Management, Office of Emergency and Remedial Response, U.S. EPA.

Costs to States associated with today's final rule arise from the required State cost-share of: (1) 10% of remedial actions and 10% of first-year O&M costs to privately-owned sites and sites which are publicly-owned but not publiclyoperated; and (2) at least 50% of the remedial planning (RI/FS and remedial design), remedial action, and first-year O&M costs at publicly-operated sites. States will assume the cost for O&M after EPA's period for participation. Using the assumptions developed in the 1982 RIA for the NCP, EPA has assumed that 90% of the sites added to the NPL in this rule will be privately-owned and 10% will be State- or locally-operated. Therefore, using the budget projections presented above, the cost to States of undertaking Federal remedial planning and actions, but excluding O&M costs, would be approximately \$59 million. State O&M costs cannot be accurately determined because EPA, as noted above, will share O&M costs for up to 10 years for restoration of ground water and surface water, and it is not known how many sites will require this treatment and for how long. However, based on past experience, EPA believes a reasonable estimate is that it will share startup costs for up to 10 years at 25 percent of sites. Using this estimate, State O&M costs would be approximately \$66 million.

Placing a hazardous waste site on the final NPL does not itself cause firms responsible for the site to bear costs. Nonetheless, a listing may induce firms to clean up the sites voluntarily, or it may act as a potential trigger for subsequent enforcement or costrecovery actions. Such actions may

impose costs on firms, but the decisions to take such actions are discretionary and made on a case-by-case basis. Consequently, precise estimates of these effects cannot be made. EPA does not believe that every site will be cleaned up by a responsible party. EPA cannot project at this time which firms or industry sectors will bear specific portions of the response costs, but the Agency considers: the volume and nature of the waste at the sites; the strength of the evidence linking the wastes at the site to the parties; the parties' ability to pay; and other factors when deciding whether and how to proceed against the parties.

Economy-wide effects of this amendment are aggregations of effects on firms and State and local governments. Although effects could be felt by some individual firms and States, the total impact of this revision on output, prices, and employment is expected to be negligible at the national level.

Benefits

The real benefits associated with today's amendment placing additional sites on the NPL are increased health and environmental protection as a result of increased public awareness of potential hazards. In addition to the potential for more Federally-financed remedial actions, expansion of the NPL could accelerate privately-financed, voluntary cleanup efforts. Listing sites as national priority targets may also give States increased support for funding responses at particular sites.

As a result of the additional CERCLA remedies, there will be lower exposure to high-risk chemicals, and higherquality surface water, ground water, soil, and air. These benefits are expected to be significant, although difficult to estimate in advance of completing the RI/FS at these sites.

XI. Regulatory Flexibility Act Analysis

The Regulatory Flexibility Act of 1980 requires EPA to review the impact of this action on small entities or certify that the action will not have a significant impact on a substantial number of small entities. By small entities, the Act refers to small businesses, small government jurisdictions, and nonprofit organizations.

While modifications to the NPL are considered revisions to the NCP, they are not typical regulatory changes since the revisions do not automatically impose costs. The placing of sites on the NPL does not in itself require any action of any private party, nor does it determine the liability of any party for the cost of cleanup at the site. Further, no identifiable groups are affected as a whole. As a consequence, it is hard to predict impacts on any group. Placing a site on the NPL could increase the likelihood that adverse impacts to responsible parties (in the form of cleanup costs) will occur, but EPA cannot identify the potentially affected business at this time nor estimate the number of small businesses that might be affected.

The Agency does expect that certain industries and firms within industries that have caused a proportionately high percentage of waste site problems could be significantly affected by CERCLA actions. However, EPA does not expect the impact from the listing of these 23 sites to have a significant economic impact on a substantial number of small businesses.

In any case, economic impacts would only occur through enforcement and cost-recovery actions, which are taken at EPA's discretion on a site-by-site basis. EPA considers many factors when determining what enforcement actions to take, including not only the firm's contribution to the problem, but also the firm's ability to pay.

The impacts (from cost recovery) on small governments and nonprofit organizations would be determined on a similar case-by-case basis.

List of Subjects in 40 CFR Part 300

Air pollution control, Chemicals, Hazardous materials, Intergovernmental relations, Natural resources, Oil pollution, Reporting and recordkeeping requirements, Superfund, Waste treatment and disposal, Water pollution control, Water supply.

Dated: September 26, 1989. Jonathan Z. Cannon, Acting Assistant Administrator, Office of Solid Waste & Emergency Response.

PART 300-[AMENDED]

40 CFR part 300 is amended as follows:

1. The authority citation for part 300 continues to read as follows:

Authority: 42 U.S.C. 9605; 42 U.S.C. 9620; 33 U.S.C. 1321(c)(2); E.O. 11735 (38 FR 21243); E.O. 12580 (52 FR 2923).

Appendix B of part 300 is amended by the addition of the sites in the following list. Appendix B is revised elsewhere in today's Federal Register.

NATIONAL PRIORITIES LIST, NEW FINAL SITES (BY RANK), OCTOBER 1989

NPL		0		
Group 1	Rank	State	Site Name	City/County
2	60	NJ	Brook Industrial Park	
	138	CA	Brook Industrial Park	Bound Brook
	224	NE		
	257	NC		
	278	VA		
	310	CA	Culpeper Wood Preservers, Inc	Culpeper
	315	NY		
	385	IA	Tri-Cities Barrel Co., Inc.	Port Crane
	420	AZ		
	424	VA		
	429	IN		
3	639	CA		Vincennes
	661	ĬĬ.		Weed
	664	TX		East Cape Girardea
	678	MI		
	679	CA		Cadillac
	760	ME		
	765	PA		
	772	FL		
	796	NC		
	850	WA		Hazelwood
	861	GA		
	876	MO		SECOND CONTRACTOR OF STREET
	0/0	MIC		Kansas City

State top priority site.

1 Sites are placed in groups corresponding to groups of 50 on the final NPL.

Number of New Final Sites: 23.

[FR Doc. 89-23338 filed 10-3-89; 8:45 am] BILLING CODE 6560-50-M

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 300

[FRL 3655-6]

National Priorities List for Uncontrolled Hazardous Waste Sites-Final Rule 10/04/89

AGENCY: Environmental Protection Agency.

ACTION: Final rule.

SUMMARY: The Environmental Protection Agency ("EPA") is amending the National Oil and Hazardous Substances Pollution Contingency Plan ("NCP"), 40 CFR Part 300, which was promulgated on July 16, 1982, pursuant to section 105 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 ("CERCLA"). CERCLA has since been amended by the Superfund Amendments and Reauthorization Act of 1986 ("SARA") and is implemented by Executive Order 12580 (52 FR 2923, January 29, 1987). CERCLA requires that the NCP include a list of national priorities among the known releases or threatened releases of hazardous substances, pollutants, or contaminants throughout the United States, and that the list be revised at least annually. The National Priorities List ("NPL"), initially promulgated as Appendix B of the NCP

on September 8, 1983 (48 FR 40658), constitutes this list and is being revised today by the addition of 70 sites, including 11 Federal facility sites. Based on a review of public comments on these sites, EPA has decided that they meet the eligibility requirements of the NPL and are consistent with the Agency's listing policies. In addition, today's action removes four sites from the proposed NPL. Information supporting these actions is contained in the Superfund Public Dockets.

Elsewhere in this Federal Register is another final rule that adds 23 sites to the NPL that meet EPA's eligibility requirements and listing policies and removes 27 sites from the proposed NPL that do not, at this time, appear to come within the categories of Resource Conservation and Recovery Act ("RCRA") facilities that EPA considers

appropriate for the NPL.

These two rules result in a final NPL of 981 sites, 52 of them in the Federal section; 213 sites are proposed to the NPL, 63 of them in the Federal section. Final and proposed sites now total 1,194. EFFECTIVE DATE: The effective date for this amendment to the NCP shall be November 3, 1989. CERCLA section 305 provides for a legislative veto of regulations promulgated under CERCLA. Although INS v. Chadha 462 U.S. 919. 103 S. Ct. 2764 (1983), cast the validity of the legislative veto into question, EPA has transmitted a copy of this regulation to the Secretary of the Senate and the Clerk of the House of Representatives. If any action by Congress calls the

effective date of this regulation into question, the Agency will publish a notice of clarification in the Federal Register.

ADDRESSES: Addresses for the Headquarters and Regional dockets follow. For further details on what these dockets contain, see Section I of the "Supplementary Information" portion of this preamble.

Tina Maragousis, Headquarters, U.S. EPA CERCLA Docket Office, OS-245, Waterside Mall, 401 M Street, SW., Washington, DC 20460, 202/382-3046

Evo Cunha, Region 1, U.S. EPA Waste Management Records Center, HES-CAN 6, J.F. Kennedy Federal Building, Boston, MA 02203, 617/565-3300

U.S. EPA, Region 2, Document Control Center, Superfund Docket, 26 Federal Plaza, 7th Floor, Room 740, New York, NY 10278, Latchmin Serrano, 212/264-5540, Ophelia Brown, 212/264-1154

Diane McCreary, Region 3, U.S. EPA Library, 5th Floor, 841 Chestnut Building, 9th & Chestnut Streets, Philadelphia, PA 19107, 215/597-0580

Gayle Alston, Region 4, U.S. EPA Library, Room G-6, 345 Courtland Street, NE., Atlanta, GA 30365, 404/ 347-4216

Cathy Freeman, Region 5, U.S. EPA, 5 HS-12, 230 South Dearborn Street, Chicago, IL 60604, 312/886-6214

Deborah Vaughn-Wright, Region 6, U.S. EPA, 1445 Ross Avenue, Mail Code 6H-MA, Dallas, TX 75202-2733, 214/ 655-6740

Brenda Ward, Region 7, U.S. EPA Library, 726 Minnesota Avenue, Kansas City, KS 66101, 913/236-2828 Dolores Eddy, Region 8, U.S. EPA Library, 999 18th Street, Suite 500, Denver, CO 80202-2405, 303/293-1444

Linda Sunnen, Region 9, U.S. EPA Library, 6th Floor, 215 Fremont Street, San Francisco, CA 94105, 415/974-

David Bennett, Region 10, U.S. EPA, 9th Floor, 1200 6th Avenue, Mail Stop HW-093, Seattle, WA 98101, 206/442-

FOR FURTHER INFORMATION CONTACT: Robert Myers, Hazardous Site Evaluation Division, Office of **Emergency and Remedial Response** (OS-230), U.S. Environmental Protection Agency, 401 M Street, SW, Washington, DC, 20460, or the Superfund Hotline, Phone (800) 424-9346 (382-3000 in the Washington, DC, metropolitan area). SUPPLEMENTARY INFORMATION:

Table of Contents

I. Introduction II. Purpose and Implementation of the NPL III. NPL Update Process IV. Statutory Requirements and Listing Policies

V. Disposition of Sites in Today's Final Rule Disposition of All Proposed Sites/Federal **Facility Sites**

VII. Contents of the NPL VIII. Regulatory Impact Analysis IX. Regulatory Flexibility Act Analysis

I. Introduction

Background

In 1980, Congress enacted the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. sections 9601-9657 "CERCLA" or the "Act"), in response to the dangers of uncontrolled or abandoned hazardous waste sites. CERCLA was amended in 1986 by the Superfund Amendments and Reauthorization Act ("SARA"), Public Law No. 99-499, stat. 1613 et seq. To implement CERCLA the Environmental Protection Agency ("EPA" or "the Agency") promulgated the revised National Oil and Hazardous Substances Pollution Contingency Plan ["NCP"], 40 CFR Part 300, on July 16, 1982 (47 FR 31180) pursuant to CERCLA section 105 and Executive Order 12316 [46 FR 42237, August 20, 1981). The NCP, further revised by EPA on September 16, 1985 (50 FR 37624) and November 20, 1985 (50 FR 47912), sets forth guidelines and procedures needed to respond under CERCLA to releases and threatened releases of hazardous substances, pollutants, or contaminants. On December 21, 1988 (53 FR 51394), EPA proposed revisions to the NCP in response to SARA.

Section 105(a)(8)(A) of CERCLA, as amended by SARA, requires that the NCP include "criteria for determining priorities among releases or threatened releases throughout the United States for the purpose of taking remedial action and, to the extent practicable taking into account the potential urgency of such action, for the purpose of taking removal action." Removal action involves cleanup or other actions that are taken in response to releases or threats of releases on a short-term or temporary basis (CERCLA section 101(23)). Remedial action tends to be long-term in nature and involves response actions that are consistent with a permanent remedy for a release (CERCLA section 101(24)). Criteria for determining priorities for possible remedial actions financed by the Trust Fund established under CERCLA are included in the Hazard Ranking System ("HRS"), which EPA promulgated as Appendix A of the NCP (47 FR 31219, July 16, 1982).

On December 23, 1988 (53 FR 51962), EPA proposed revisions to the HRS in response to CERCLA section 105(c), added by SARA. EPA intends to issue the revised HRS as soon as possible. However, until EPA has reviewed public comment and the proposed revisions have been put into effect, EPA will continue to propose and promulgate sites using the current HRS, in accordance with CERCLA section 105(c)(1) and Congressional intent, as explained in 54 FR 13299 (March 31,

Based in large part on the HRS criterion, and pursuant to section 105(a)(8)(B) of CERCLA, as amended by SARA, EPA prepared a list of national priorities among the known releases or threatened releases of hazardous substances, pollutants, or contaminants throughout the United States. The list, which is Appendix B of the NCP, is the National Priorities List ("NPL") CERCLA section 105(a)(8)(B) also requires that the NPL be revised at least annually. A site can undergo CERCLAfinanced remedial action only after it is placed on the NPL, as provided in the NCP at 40 CFR 300.66(c)(2) and 300.68(a).

An original NPL of 406 sites was promulgated on September 8, 1983 (48 FR 40658). The NPL has since been expanded, most recently on March 31, 1989 (54 FR 13296). The Agency has also published a number of proposed rulemakings to add sites to the NPL, most recently a special update of two sites on August 16, 1989 (54 FR 33846).

EPA may delete sites from the NPL when no further response is appropriate, as provided in the NCP at 40 CFR 300.66(c)(7). To date, the Agency has deleted 28 sites from the final NPL, most

recently on September 22, 1989 (54 FR 38994), when Cecil Lindsey, Newport. Arkansas, was deleted.

This rule adds 70 sites, including 11 Federal facility sites, to the NPL. EPA has carefully considered public comments submitted for the sites in today's final rule and has made some modifications in response to those comments. This rule and the additional final rule published elsewhere in today's Federal Register result in a final NPL of 981 sites, 52 of them in the Federal section; 213 sites are in proposed status, 63 of them in the Federal section. In addition, 31 sites are being dropped from the proposed NPL in the two rules. With these changes, final and proposed sites now total 1.194.

EPA includes on the NPL sites at which there are or have been releases or threatened releases of hazardous substances, pollutants, or contaminants. The discussion below may refer to "releases or threatened releases" simply as "releases", "facilities", or "sites".

Information Available to the Public

The Headquarters and Regional public dockets for the NPL (see ADDRESSES portion of this notice) contain documents relating to the evaluation and scoring of sites in this final rule. The dockets are available for viewing "by appointment only" after the appearance of this notice. The hours of operation for the Headquarters docket are from 9:00 a.m. to 4:00 p.m. Monday through Friday excluding Federal holidays. Please contact individual Regional dockets for hours.

The Headquarters docket contains HRS score sheets for each final site; a Documentation Record for each site describing the information used to compute the score; pertinent information for any site affected by special study waste or other requirements, or Resource Conservation and Recovery Act or other listing policies; a list of documents referenced in the Documentation Record: comments received; and the Agency's response to those comments. The Agency's responses are contained in the "Support Document for the Revised National Priorities List-Final Rule 10/04/89."

Each Regional docket includes all information available in the Headquarters docket for sites in that Region, as well as the actual reference documents, which contain the data principally relied upon by EPA in calculating or evaluating the HRS scores for sites in that Region. These reference documents are available only in the Regional dockets. They may be viewed "by appointment only" in the

appropriate Regional Docket or Superfund Branch office. Requests for copies may be directed to the appropriate Regional docket or Superfund Branch.

An informal written request, rather than a formal request, should be the ordinary procedure for obtaining copies

of any of these documents

II. Purpose and Implementation of the

Purpose

The primary purpose of the NPL is stated in the legislative history of CERCLA (Report of the Committee on Environment and Public Works, Senate Report No. 96-848, 96th Cong., 2d Sess.

60 (1980)):

The priority lists serve primarily informational purposes, identifying for the States and the public those facilities and sites or other releases which appear to warrant remedial actions. Inclusion of a facility or site on the list does not in itself reflect a judgment of the activities of its owner or operator, it does not require those persons to undertake any action, nor does it assign liability to any person. Subsequent government action in the form of remedial actions or enforcement actions will be necessary in order to do so, and these actions will be attended by all

appropriate procedural safeguards.

The purpose of the NPL, therefore, is primarily to serve as an informational and management tool. The initial identification of a site for the NPL is intended primarily to guide EPA in determining which sites warrant further investigation to assess the nature and extent of the public health and environmental risks associated with the site and to determine what CERCLAfinanced remedial action(s), if any, may be appropriate. The NPL also serves to notify the public of sites EPA believes warrant further investigation.

Federal facility sites are eligible for the NPL pursuant to the NCP at 40 CFR 300.66(c)(2). However, section 111(e)(3) of CERCLA, as amended by SARA, limits the expenditure of CERCLA monies at Federally-owned facilities. Federal facility sites are also subject to the requirements of CERCLA section

120, added by SARA.

Implementation

A site can undergo remedial action financed by the Trust Fund established under CERCLA only after it is placed on the final NPL as outlined in the NCP at 40 CFR 300.66(c)(2) and 300.68(a). However, EPA may take enforcement actions under CERCLA or other applicable statutes against responsible parties regardless of whether the site is on the NPL, although, as a practical matter, the focus of EPA's enforcement actions has been and will continue to be

on NPL sites. Similarly, in the case of removal actions, EPA has the authority to act at any site, whether listed or not. that meets the criteria of the NCP at 40 CFR 300.65-67

EPA's policy is to pursue cleanup of NPL sites using the appropriate response and/or enforcement actions available to the Agency, including authorities other than CERCLA. Listing a site will serve as notice to any potentially responsible party that the Agency may initiate CERCLA-financed remedial action. The Agency will decide on a site-by-site basis whether to take enforcement or other action under CERCLA or other authorities, proceed directly with CERCLA-financed response actions and seek to recover response costs after cleanup, or do both. To the extent feasible, once sites are on the NPL, EPA will determine high-priority candidates for Superfund-financed response action and/or enforcement action through both State and Federal initiatives. These determinations will take into account which approach is more likely to most expeditiously accomplish cleanup of the site while using CERCLA's limited resources as efficiently as possible.

Remedial response actions will not necessarily be funded in the same order as a site's ranking on the NPL-that is, its HRS score. The information collected to develop HRS scores is not sufficient in itself to determine either the extent of contamination or the appropriate response for a particular site. EPA relies on further, more detailed studies in the remedial investigation/feasibility study (RI/FS) to address these concerns.

The RI/FS determines the nature and extent of the threat posed by the release or threatened release. It also takes into account the amount of contaminants in the environment, the risk to affected populations and environment, the cost to correct problems at the site, and the response actions that have been taken by potentially responsible parties or others. Decisions on the type and extent of action to be taken at these sites are made in accordance with the criteria contained in Subpart F of the NCP. After conducting these additional studies. EPA may conclude that it is not desirable to initiate a CERCLA remedial action at some sites on the NPL because of more pressing needs at other sites, or because a private party cleanup is already underway pursuant to an enforcement action. Given the limited resources available in the Trust Fund, the Agency must carefully balance the relative needs for response at the numerous sites it has studied. It is also possible that EPA will conclude after further analysis that the site does not warrant remedial action.

Revisions to the NPL such as today's rulemaking may move some previously listed sites to a lower position on the NPL. However, if EPA has initiated action such as an RI/FS at a site, it does not intend to cease such actions to determine if a subsequently listed site should have a higher priority for funding. Rather, the Agency will continue funding site studies and remedial actions once they have been initiated, even if higher-scoring sites are later added to the NPL.

RI/FS at Proposed Sites. An RI/FS can be performed at proposed sites (or even non-NPL sites) pursuant to the Agency removal authority under CERCLA, as outlined in the NCP at 40 CFR 300.68(a)(1). Section 101(23) of CERCLA defines "remove" or "removal" to include "such actions as may be necessary to monitor, assess and evaluate the release or threat of release *" The definition of "removal" also includes "action taken under Section 104(b) of this Act * * *," which authorizes the Agency to perform studies, investigations, and other information-gathering activities.

Although an RI/FS is generally conducted at a site after the site has been placed on the NPL, in a number of circumstances the Agency elects to conduct RI/FS at a proposed NPL site in preparation for a possible CERCLAfinanced remedial action, such as when the Agency believes that a delay may create unnecesary risks to human health or the environment. In addition, the Agency may conduct an RI/FS to assist in determining whether to conduct a removal or enforcement action at a site.

Facility (Site) Boundaries. The Agency has received a number of inquiries concerning whether EPA could (or would) revise NPL site boundaries. The issue frequently arises where a landowner seeks to sell an allegedly uncontaminated portion of an NPL site. The Agency's position is that it is neither feasible nor consistent with the limited purpose of the NPL (as the mere identification of releases), for the Agency to describe precise boundaries of releases.

CERCLA section 105(a)(8)(B) directs EPA to list national priorities among the known "releases or threatened releases" of hazardous substances. Thus, the purpose of the NPL is merely to identify releases of hazardous substances that are priorities for further evaluation. Although a CERCLA "facility" is broadly defined to include any area where a hazardous substance release has "come to be located" (CERCLA section 101(9)), the listing process itself is not intended to define or reflect the

boundaries of such facilities or releases.¹ Of course, HRS data upon which the NPL placement was based will, to some extent, describe which release is at issue; that is, the NPL release would include all releases evaluated as part of that HRS analysis (including noncontiguous releases evaluated under the NPL aggregation policy, see FR 40663 (September 8, 1983)).

Because the Agency does not formally define the geographic extent of releases (or sites) at the time of listing, there is no administrative process to "delist" allegedly uncontaminated areas of an NPL site (or to expand sites to follow the contamination where it has come to be located).2 Such a process would be timeconsuming, subject to constant reverification, and wasteful of resources. Further, the NPL is only of limited significance, as it does not assign liability to any party. See Report of the Senate Committee on Environment and Public Works, Senate Rep. No. 96-848, 96th Cong., 2d Sess. 60 (1980), quoted at 48 FR 40659 (September 8, 1983). If a party contests liability for releases on discrete parcels of property, it may do so if and when the Agency brings an action against that party to recover costs or to compel a response action at that property.

EPA regulations do provide that the "nature and extent of the threat presented by a release" will be determined by an RI/FS as more information is developed on site contamination (40 CFR 300.68(d)). However, this inquiry focuses on an evaluation of the threat posed; it is not a requirement to define the boundaries of the release, and in any event is independent of the NPL listing. Moreover, it is generally impossible to discover the full extent of where the contamination "has come to be located" prior to completion of all necessary studies and remedial work at a site; indeed, the boundaries of the contamination can be expected to change over time. Thus, in most cases, it will be impossible to describe the boundaries of a release with certainty.

At the same time, however, the Agency notes that the RI/FS or Record of Decision (ROD) may offer a useful indication to the public of the areas of contamination at which the Agency is considering taking a response action, based on information known at that time. For example, EPA may evaluate (and list) a release over a 400-acre area. but the ROD may select a remedy over 100 acres only. This information may be useful to a landowner seeking to sell the other 300 acres, but it would result in no formal change in the fact that a release is included on the NPL. The landowner (and the public) should also note in such a case that if further study (or the remedial construction itself) reveals that the contamination is located on or has spread to other areas, the Agency may address those areas as well.

This view of the NPL as an initial identification of a release that is not subject to constant re-evaluation is consistent with the Agency's policy of not rescoring NPL sites:

EPA recognizes that the NPL process cannot be perfect, and it is possible that errors or that new data will alter previous assumptions. Once the initial scoring effort is complete, however, the focus of EPA activity must be on investigating sites in detail and determining the appropriate response. New data or errors can be considered in that process * * * [T]he NPL serves as a guide to EPA and does not determine liability or the need for response.

49 FR 37081 (September 21, 1984).3

III. NPL Update Process

There are three mechanisms for placing sites on the NPL. The principal mechanism is the application of the HRS. The HRS serves as a screening device to evaluate the relative potential of uncontrolled hazardous substances to cause human health or safety problems, or ecological or environmental damage. The HRS score is calculated by estimating risks presented in three potential "pathways" of human or environmental exposure: ground water, surface water, and air. Within each pathway of exposure, the HRS considers three categories of factors "that are designed to encompass most aspects of the likelihood of exposure to a

* See also City of Stoughton, Wisc. v. U.S. EPA, 858 F. 2d 747, 751 (D.C. Cir. 1988);

hazardous substance through a release and the magnitude or degree of harm from such exposure": (1) factors that indicate the presence or likelihood of a release to the environment; (2) factors that indicate the nature and quantity of the substances presening the potential threat; and (3) factors that indicate the human or environmental "targets" potentially at risk from the site. Factors within each of these three categories are assigned a numerical value according to a set scale. Once numerical values are computed for each factor, the HRS uses mathematical formulas that reflect the relative importance and interrelationships of the various factors to arrive at a final site score on a scale of 0 to 100. The resultant HRS score represents an estimate of the relative probability and magnitude of harm to the human population or sensitive environment from exposure to hazardous substances as a result of the contamination of ground water, surface water, or air" (47 FR 31180, July 16, 1982). Those sites that score 28.50 or greater on the HRS are eligible for the NPL.

Under the second mechanism for adding sites to the NPL, each State may designate a single site as its top priority, regardless of the HRS score. This mechanism is provided by section 105(a)(8)(B) of CERCLA, as amended by SARA, which requires that, to the extent practicable, the NPL include within the 100 highest priorities, one facility designated by each State representing the greatest danger to public health, welfare, or the environment among known facilities in the State.

The third mechanism for listing, included in the NCP at 40 CFR 300.66(b)(4) (50 FR 37624, September 16, 1985), has been used only in rare instances. It allows certain sites with HRS scores below 28.50 to be eligible for the NPL if all of the following occur:

 The Agency for Toxic Substances and Disease Registry (ATSDR) of the U.S. Department of Health and Human Services has issued a health advisory which recommends dissociation of individuals from the release.

 EPA determines that the release poses a significant threat to public health.

 EPA anticipates that it will be more cost-effective to use its remedial authority than to use its removal authority to respond to the release.

All of the sites in today's final rule have been placed on the NPL based on their HRS scores.

States have the primary responsibility for identifying non-Federal sites, computing HRS scores, and submitting

Certainly EPA could have permitted further comment or conducted further testing [on proposed NPL sites]. Either course would have consumed further assets of the Agency and would have delayed a determination of the risk priority associated with the site. Yet * * * "the NPL is simply a rough list of priorities, assembled quickly and inexpensively to comply with Congress' mandate for the Agency to take action straightaway." Eagle-Picher [Industries v. EPA] II, 759 F. 2d [921,] at 932 [[D.C. Cir. 1985)].

Although CERCLA section 101(9) sets out the definition of "facility" and not "release," those terms are often used interchangeably. (See CERCLA section 105(a)(8)(B), which defines the NPL as a list of "releases" as well as the highest priority "facilities.") (For ease of reference, EPA also uses the term "Site" interchangeably with "release" and "facility.")

^{*}The Agency has already discussed its authority to follow contamination as far as it goes, and then to consider the release or facility for response purposes to be the entire area where the hazardous substances have come to be located. 54 FR 13298 (March 31, 1989).

candidate sites to the EPA Regional Offices. EPA Regional Offices conduct a quality control review of the States' candidate sites, and may assist in investigating, sampling, monitoring, and scoring sites. Regional Offices may also consider candidate sites in addition to those submitted by States. EPA Headquarters conducts further quality assurance audits to ensure accuracy and consistency among the various EPA and State offices participating in the scoring. The Agency then proposes the sites that meet one of the three criteria for listing (and EPA's listing policies) and solicits public comment on the proposal. Based on these comments and further review by EPA, the Agency determines final HRS scores and places those sites that still qualify on the final NPL.

IV. Statutory Requirements and Listing Policies

CERCLA restricts EPA's authority to respond to certain categories of releases of hazardous substances, pollutants, or contaminants by expressly excluding some substances, such as petroleum, from the response program. In addition, CERCLA section 105(a)(8)(B) directs EPA to list priority sites "among" the known releases or threatened releases of hazardous substances, pollutants, or contaminants, and section 105(a)(8)(A) directs EPA to consider certain enumerated and "other appropriate" factors in doing so. Thus, as a matter of policy, EPA has the discretion not to use CERCLA to respond to certain types of releases. For example, EPA has chosen not to list sites that result from contamination associated with facilities licensed by the Nuclear Regulatory Commission (NRC), on the grounds that NRC has the authority and expertise to clean up releases from those facilities (48 FR 40661, September 8, 1983). Where other authorities exist, placing the site on the NPL for possible remedial action under CERCLA may not be appropriate. Therefore, EPA has chosen to defer certain types of sites from the NPL even though CERCLA may provide authority to respond. If, however, the Agency later determines that sites deferred as a matter of policy are not being properly responded to, the Agency may place them on the NPL.

The Agency has solicited comment on a policy to expand deferral to other Federal and State authorities [53 FR 51415, December 21, 1988]; however, that policy is not currently in effect and has not been applied to sites in this rule. The Agency has committed not to implement any part of an expanded deferral policy until public and Congressional concerns have been fully reviewed and analyzed,

and a decision reached on whether or not to implement such a policy.

The listing policies and statutory requirements of relevance to this final rule cover Resource Conservation and Recovery Act (RCRA) (U.S.C. 6901–6991i) sites, Federal facility sites, sites with "special study wastes," and mining waste sites, and are discussed below. These and other listing policies and statutory requirements have been explained in previous rulemakings, the latest being March 31, 1989 (54 FR 13296).

Releases From Resource Conservation and Recovery Act (RCRA) Sites

On June 10, 1986 (51 FR 21054), EPA announced a decision on components of a policy for the listing or the deferral from listing on the NPL of several categories of non-Federal sites subject to RCRA Subtitle C corrective action authorities. Under the policy, sites not subject to RCRA Subtitle C corrective action authorities will continue to be placed on the NPL. Examples of such sites include:

 Facilities that ceased treating, storing, or disposing of hazardous waste prior to November 19, 1980 (the effective date of Phase I of the Subtitle C regulations) and to which the RCRA corrective action or other authorities of Subtitle C cannot be applied.

 Sites at which only materials exempted from the statutory or regulatory definition of solid waste or hazardous waste are managed.

 Contamination areas resulting from the activities of RCRA hazardous waste handlers to which RCRA Subtitle C corrective action authorities do not apply, such as hazardous waste generators of transporters, which are not required to have Interim Status or a final RCRA permit.

Further, the policy stated that certain RCRA sites at which Subtitle C corrective action authorities are available may also be listed if they meet the criterion for listing (i.e., an HRS score of 28.50 or greater) and they fall within one of the following categories:

 Facilities owned by persons who have demonstrated an inability to finance corrective action as evidenced by their invocation of the bankruptcy laws.

 Facilities that have lost authorization to operate, and for which there are additional indications that the owner or operator will be unwilling to undertake corrective action.

 Sites, analyzed on a case-by-case basis, whose owners or operators have a clear history of unwillingness to undertake corrective action. On August 9, 1988 (53 FR 30005), EPA announced a policy for determining whether RCRA facilities are unwilling to perform corrective actions, and therefore should be proposed to the NPL. Additionally, on August 9, 1988 (53 FR 30002), EPA requested comment on a draft policy for determining when an owner/operator should be considered unable to pay for addressing the contamination at a RCRA-regulated site; that draft policy is still under review.

On June 24, 1988 (53 FR 23978), EPA announced its intent to list RCRA sites in several other categories which the Agency considers appropriate for the NPL. These categories are non- or late filers, converters, protective filers, and sites holding RCRA permits issued before enactment of the Hazardous and Solid Waste Amendments (HSWA) of 1984. Consistent with this policy, 23 sites in these categories are being placed on the final NPL in a rule appearing elsewhere in today's Federal Register.

In this final rule, EPA is adding to the NPL four sites that are subject to RCRA Subtitle C corrective action authorities. These sites are not appropriate for deferral under the NPL/RCRA deferral policy because either the site owners are unable to finance corrective action, as evidenced by their invocation of the bankruptcy laws, or the sites are converters (i.e., their Part A permits have been withdrawn).

Releases from Federal Facility Sites

On June 10, 1986 (51 FR 21054), the Agency announced a decision on components of a policy for the listing or the deferral from listing on the NPL of several categories of non-Federal sites subject to the RCRA Subtitle C corrective action authorities. The policy was intended to reflect RCRA's broadened corrective action authorities as a result of HSWA. In announcing the RCRA policy, the Agency reserved for a later date the question of whether this or another policy would be applied to Federal facility sites that include one or more RCRA hazardous waste management units, and thus are subject to RCRA Subtitle C corrective action authorities

The Agency interprets SARA and its legislative history to indicate that Congress clearly intended that Federal facilities be placed on the NPL if they meet the prescribed eligibility criteria (e.g., an HRS score of 28.50 or greater), even if the Federal facility is also subject to the corrective action authorities of RCRA Subtitle C. In that way, cleanup, if appropriate, could be effected at those sites under CERCLA. The Agency's statement of this policy,

and the reasons behind it, are fully discussed at 54 FR 10520 (March 13, 1989). Thus, the June 10, 1986 RCRA deferral policy (51 FR 21057) applicable to private sites is not applicable to Federal facility sites.

Federal facility sites are placed in a separate section of the NPL. This rule adds 11 Federal facility sites to the final NPL, bringing the total number of final Federal facility sites to 52. Currently, 63 Federal facility sites are proposed to the NPL.

Releases of Special Study Wastes

Section 105(g) of CERCLA, as amended by SARA, requires EPA to consider certain factors before adding sites involving RCRA "special study wastes" to the NPL. Section 105(g) applies to sites that (1) were not on or proposed for the NPL as of October 17, 1986 and (2) contain sufficient quantities of special study wastes as defined under RCRA sections 3001(b)(2) [drilling fluids], 3001(b)(3)(A)(ii) [mining wastes], and 3001(b)(3)(A)(iii) [cement kiln dusts]. Before these sites can be added to the NPL, section 105(g) requires that the following information be considered:

 The extent to which the HRS score for the facility is affected by the presence of the special study waste at or released from the facility. Available information as to the quantity, toxicity, and concentration of hazardous substances that are constituents of any special study waste at, or released from, the facility; the extent of or potential for release of such hazardous constituents; the exposure or potential exposure to human population and environment; and the degree of hazard to human health or the environment posed by the release of such hazardous constituents at the facility.

This final rule includes five sites containing or potentially containing special study wastes subject to the provisions of section 105(g). EPA has placed in the dockets addenda that evaluate for each site the information called for in section 105(g). The addenda indicate the special study wastes present a threat to human health and the environment, and that the sites should be added to the NPL.

CERCLA section 125, as amended by SARA, addresses special study wastes described in RCRA section 3001(b)(3)(A)(i) [fly ash and related wastes]. No sites in this rule are subject to section 125.

Releases from Mining Sites

The Agency's position is that mining wastes may be hazardous substances, pollutants, or contaminants under

CERCLA and, therefore, mining waste sites are eligible for the NPL. This position was affirmed in 1985 by the United States Court of Appeals for the District of Columbia Circuit (Eagle-Picher Industries, Inc. v. EPA, 759 F. 2d 922 (D.C. Cir 1985)).

In addition, Agency policy statements regarding including mining sites on the NPL are located at 53 FR 23988, 23993 (June 24, 1988); 54 FR 10512, 10514–16 (March 13, 1989); 54 FR 13296, 13300–01, 13302–03 (March 31, 1989). The Agency is including three mining sites in today's final rule.

V. Disposition of Sites in Today's Final Rule

This final rule promulgates 70 sites (Table 1) and drops 4 sites from several proposed rulemakings. These 74 sites are from the following proposed updates:

• Update #2 (49 FR 40320, October 15,

1984): 2 sites.

• Update #3 (50 FR 14115, April 10, 1985): 1 site.

• Update #5 (51 FR 21099, June 10, 1986): 6 sites.

 Update #6 (52 FR 2492, January 22, 1987): 14 sites.

 Update #7 (53 FR 23988, June 24, 1988): 47 sites.

 Update #8 (54 FR 19526, May 5, 1989): 4 sites.

TABLE 1.—NATIONAL PRIORITIES LIST, NEW FINAL SITES (BY RANK), OCTOBER 1989

	NPL		Site Name	City/County
	Group ¹ Rank		Site rigine	
E-PERENT	44	PA	Publicker Industries Inc	Philadelphia Philadelphia
1	ALC: NO.	100	General Electric (Spokane Shop)	Spokane
2	70	WA	A CONTRACTOR OF THE PROPERTY O	SELECTIFICATION CO.
3	129	PA	Raymark	Hatboro
3	100000	10.00	Kerr-McGee Chemical (Soda Springs)	
·	164	HD .	Kerr-McGee Chemical (Soda Springs)	
4	190	IL	Woodstock Municipal Landfill	
4	199	CT	Precision Plating Corp	1,510.21
	214	МО	Wheeling Disposal Service Co. Lf	Amazonia
5	17	1110	MANAGEMENT CONTROL OF THE CONTROL OF	
6	256	PA	Tonolli Corp	
6	265	CT	Gallup's Quarry	
8	271	PA	Berks Landfill	
6	074	CA	Pacific Coast Pipe Lines	
6	077	PA	Occidental Chem/Firestone Tire	
6	207	FL	Agrico Chemical Co	
U		0.00		Lyndon
7	318	VT	Darling Hill Dump	
7	334	PA	River Road Lf/Waste Mngmnt, Inc	The state of the s
7	. 343	FL	Standard Auto Bumper Corp	
	363	PA	A.I.W. Frank/Mid-County Mustang	Exton
8	000	PA	Commodore Semiconductor Group	Lower Providence Township
8	200	IL	Lenz Oil Service, Inc.	Lemont
8	074	PA	Novek Senitary Landfill	South Attituding Lowinship
8	275	NJ	South Jersey Clothing Co	Minotola
8	201	MI	Rarrels Inc	Larising
8	400	VT	BFI Sanitary Landfill (Rockingham)	
8	400	VI		
9	434	PA	Jacks Creek/Sitkin Smelting & Ref	Maidand
Ø				
10	469	PA	AMP, Inc. (Glen Rock Facility)	Oxford
	470	NC.	LIFD Electronics/Channel Master	······································

TABLE 1.—NATIONAL PRIORITIES LIST, NEW FINAL SITES (BY RANK), OCTOBER 1989—Continued

	NPL		Charles and the second	Participation of the Participa
	Group ¹ Rank	State	Site Name	City/County
0	473	FL	Sydney Mine Sludge Ponds	
0		NM	Sydney Mine Sludge Ponds	Brandon
0	489	MO	Cimarron Mining Corp	Carrizozo
)	497	RI	St Louis Airport/HIS/Fut Coatings	St. Louis County
	1 7 1 1	2007	Rose Hill Regional Landfill	
		CT	Barkhamsted-New Hartford Landfill	Barkhamsted
		FL	Cremon, no	Domeson Desch
	516	SC	Lexington County Landill Area	Course
	519	UT	Otan Foweraught/American Barrel	Solt Lake City
	546	VA	Saunders Supply Co	Churkstuck
	550	00		
2	553	SC	Rochester Property	Travelers Rest
2	574	VT	ranshor diedronics, inc	Reprinctor
2		DE	Dover Gas Light Co	Dovor
)	590	PA	North Penn—Area 2	Hatfield
2	596	NM	Pagano Salvage	Los Lunas
3	601	CA	Fresno Municipal Sanitary Landfill	
3	615	CA	Jasco Chemical Corn	Fresno
	619	VA	Jasco Chemical Corp	Mountain View
)	635	PA	Dixie Caverns County Landfill	Salem
	1000		Bell Landfill	
	662	WI	Sauk County Landfill	Excelsior
	677	CT	Durham Meadows	Durham
	687	MO	Kerri-Pest Laboratories	Cono Cirondon
	696	MI	Albion-Sheridan Township Landfill	Albion
5	736	NC	Geigy Chemical Corp (Aberdeen Pit)	
	752	LA		N THE CONTRACTOR
	762	CA	D.L. Mud, Inc	Abbeville
	A STATE OF THE PARTY OF THE PAR	CA	Montrose Chemical Corp	Torrance
		FL	Synertek, Inc. (Building 1)	Santa Clara
	700	P.L	Wingate Road Munic Inclnerat Dump	Fort Lauderdale
		PA	Eastern Diversified Metals	Hometown
	840	NJ	Witco Chemical Corp. (Oakland Pit)	Oakland
	870	GA		
***************************************		TN	Firestone Tire (Albany Plant)	Albany
	003	114	Mallory Capacitor Co	Waynesboro
		DE	Sussex County Landfill No. 5	Laurel
	927	PA	CryoChem, Inc.	Worman

NATIONAL PRIORITIES LIST, FEDERAL FACILITY SITES, NEW FINAL (BY GROUP), OCTOBER 1989

NPL Group 1	State	Site Name	City/County
2	WA WA CO PA OH WA WA PR WA NC MD	Hanford 200-Area (USDOE) Hanford 300-Area (USDOE) Rocky Flats Plant (USDOE) Naval Air Develop Center (8 Areas) Wright-Patterson Air Force Base Hanford 100-Area (USDOE) Hanford 1100-Area (USDOE) Naval Security Group Activity. Naval Undersea Warf Sta (4 Areas) Camp Lejeune Military Reservation. Aber Prov Ground-Michaelsville Lf	Benton County Golden Warminster Township Dayton Benton County Benton County Sabana Seca

EPA read all comments received on these sites, including late comments. In past rules, EPA responded even to late comments. However, given the volume and number of late comments received and the need to make final decisions on all currently proposed sites prior to the date that the revised HRS takes effect,

EPA was not able to respond to all late comments received for sites in this rule. EPA has responded (in the Support Document) to those comments received no later than October 31, 1988 for all sites included in this final rule which were proposed in Updates #2, 3, 5, 6, and 7, and to those comments received

no later than September 12, 1989 for sites in this final rule which were proposed in Update #8. (EPA had previously indicated at the time of proposal of Update #7 and Update #8 that it may no longer be able to consider late comments (53 FR 23990, June 24, 1988 and 54 FR 19527, May 5, 1989)).

State top priority site.
 Sites are placed in groups corresponding to groups of 50 on the final NPL.
 Number of New Final Sites: 59.

State top priority site.
 Sites are placed in groups corresponding to groups of 50 on the final NPL.
 Number of New Final Federal Facility Sites: 11.

Although EPA has not responded to all late comments, it has read all late comments, and has endeavored to respond in the Support Document to those late comments which bring to the Agency's attention a fundamental error in the scoring of a site. In addition, the Agency has routinely responded to late comments that result from EPA correspondence which provided commenters with more recent data or requested that the comments be more specific in their comments.

Based on the comments received on the proposed sites, as well as investigation by EPA and the States (generally in response to comment), EPA recalculated the HRS scores for individual sites where appropriate. Where the public comments or additional information dropped a score below 28.50, the site has been removed from the NPL. EPA did not spend the additional resources to determine a new score for dropped sites; once the data indicated that a score would fall below 28.50, and no new information or comments suggested a higher score, EPA ceased the time-consuming process of evaluating the comments in detail and of rescoring the site. Rather, EPA has simply provided the rationale for its decision to drop each applicable site. EPA's response to site-specific public comments and explanations of any score changes made as a result of such comments are addressed in the "Support Document for the Revised National Priorities List-Final Rule 10/04/89."

Resource Conservation and Recovery Act (RCRA) Sites

Four sites are subject to Subtitle C corrective action authorities, but either

the site owner has invoked the protection of the bankruptcy laws, or the part A permit has been withdrawn (converter status). The sites are being added to the final NPL consistent with the NPL/RCRA listing policy:

 Firestone Tire and Rubber Co. (Albany Plant), Albany, GA (converter)

 Lenz Oil Service, Inc., Lemont, IL (bankruptcy)

 AMP, Inc., (Glen Rock Facility), Glen Rock, PA (converter)

 Tonolli Corp., Nesquehoning, PA (bankruptcy)

Federal Facility Sites

There are 11 Federal facility sites being added to the NPL (Table 1).

Special Study Waste Sites

Five sites containing or possibly containing special study wastes are being added to the NPL in this rule. The sites and the special study wastes are:

- · Dover Gas Light Co., Dover, DE (coal tar)
- Kerr-McGee Chemical Corp. (Soda Springs Plant), Soda Springs, ID (mining wastes)

 D.L. Mud, Inc., Abbeville, LA (oil drilling mud and produced waters)

Cimarron Mining Corp., Carrizozo, NM (mining wastes)

 Jacks Creek/Sitkin Smelting and Refining, Inc., Maitland, PA (mining wastes)

Mining Sites

Three noncoal mining sites are being added to the NPL in this final rule:

- Kerr-McGee Chemical Corp. (Soda Springs Plant), Soda Springs, ID
- Cimarron Mining Corp., Carrizozo, NM
- Jacks Creek/Sitkin Smelting and Refining, Inc., Maitland, PA

EPA has examined whether these mining sites might be satisfactorily addressed using State-share monies from the Abandoned Mine Land Reclamation (AMLR) Fund under the Surface Mining Control and Reclamation Act of 1977 (SMCRA). Cimarron Mining Corp. operated after the August 7, 1977 SMCRA enactment date, and therefore is not eligible for SMCRA AMLR funds. The Kerr-McGee (Soda Springs Plant) site is located in Idaho, which does not have an AMLR program. The other site, Jacks Creek/Sitkin Smelting and Refining, Inc., was abandoned prior to the enactment date of SMCRA. Since Pennsylvania has an approved AMLR program, the site is potentially eligible for SMCRA funds. However, available information suggests the site will not be addressed under SMCRA in the foreseeable future. Information outlining the State's position on use of AMLR funds at the site is available in the docket.

Score Revisions

EPA has revised the HRS scores for 19 sites based on its review of comments and additional information developed by EPA and the States (Table 2). Some of the changes have placed the sites in different groups of 50 sites. For four of these sites, the public comments and/or additional information have resulted in scores below the cut-off of 28.50. Accordingly, these four sites are being dropped from the proposed NPL at this time.

- · GBF Inc. Dump, Antioch, CA
- · Pigeon Point Landfill, New Castle, DE
- Stauffer Chemical Co. (Chicago Heights Plant), Chicago Heights, IL
- McCarty's Bald Knob Landfill, Mt. Vernon, IN

TABLE 2.—SITES WITH HRS SCORE CHANGES

Chala /Cita Mama	Location	HRS Sc	HRS Score 1		
State/Site Name	Location	Proposed	Final		
CA: GBF, Inc., Dump	Antioch	32.04			
CA: Montrose Chemical Corp	Torrance	33.85	32.10		
CT. Barkhametod New Hartford Landfill	Rarkhameted	52.00	38.05		
DE: Dover Gas Light Co. DE: Pigeon Point Landfill. GA: Firestone Tire & Rubber Co. (Albany Plant)	Dover	42.24	35.57		
DE: Pigeon Point Landfill	New Castle	37.93			
GA: Firestone Tire & Rubber Co. (Albany Plant)	Albany	35.39	30.08		
L Stauffer Chemical Co. (Chicago Heights Plant) N: McCarty's Bald Knob Landfill MD: Aberdeen Proving Ground (Michaelsville Landfill)	Chicago Heights	31.14			
N: McCarty's Bald Knob Landfill	Mt. Vernon	35.39			
MD: Aberdeen Proving Ground (Michaelsville Landfill)	Aberdeen	31.45	31.09		
MO: St. Louis Airport/Hazelwood Interim Storage/Futura Coatings Co	St. Louis County	37.79	38.31		
MO: Wheeling Disposal Service Co. Landfill	Amazonia	29.85	*48.58		
MO: Wheeling Disposal Service Co. Landfill	Onslow County	36.84	33.02		
NC: JFD Electronics/Channel Master		39.11	39.03		
PA: Novak Sanitary Landfill	South Whitehall Twp	42.34	42.31		
PA: Publicker Industries, Inc	Philadelphia	59.99	59.06		
SC: Rochester Property	Travelers Rest	41.34	36.72		
VA: Dixie Caverns Sanitary Landfill		34.12	35.27		
VA: Saunders Supply Co	Chuckatuck		36.88		
VT: Darling Hill Dump		45.91	43.92		

^{1 * =} score below 28.50.

Name Revisions

The names of two sites addressed in this final rule have been changed in response to information received during the comment period. The changes are intended to reflect more accurately the location, nature, or potential sources of contamination at the site:

 Camp Lejeune Marine Corps Base, Onslow County, NC changed to Camp Lejeune Military Reservation Ametek, Inc. (Hunter Spring Division),
 Hatfield, PA changed to North Penn—Area 2

VI. Disposition of All Proposed Sites/ Federal Facility Sites

To date, EPA has proposed nine major updates to the NPL as well as special update of two ATSDR sites. Taking into account this rule and the additional NPL final rule published elsewhere in today's Federal Register, 150 sites and 63 Federal facility sites continue to be proposed pending completion of response to comment, resolution of technical issues and resolution of various policy issues (Table 3). All sites that remain proposed will be considered for future final rules. Although these sites remain proposed, the comment periods have not been extended or reopened.

TABLE 3.—NPL PROPOSALS

Update No.	Date/Federal Register citation	Number of sites/Federal facility sites		
		Proposed	Remaining proposed	
5 5 5 TSDR 8	9/8/83; 48 FR 40674 10/15/84; 49 FR 40320 4/10/85; 50 FR 14115 9/18/85; 50 FR 37950 6/10/86; 51 FR 21099 1/22/87; 52 FR 2492 6/24/88; 53 FR 23988 5/5/99; 54 FR 19526 7/14/89; 54 FR 29820 8/16/89; 54 FR 33846	132/1 208/36 26/6 38/3 43/2 63/1 215/14 10/0 0/52 2/0	1/0 17/3 0/1 1/2 8/0 13/0 103/5 5/0 0/52 2/0	
lotal		735/115	150/63	

VII. Contents of the NPL

The 70 new sites added to the NPL in today's rule (Table 1) have been incorporated into the NPL in order of their HRS scores except where EPA modified the order to reflect top priorities designated by the States, as discussed in greater detail in previous rulemakings, the most recent on March 31, 1989 (54 FR 13296).

The NPL appears at the end of this final rule and will be codified as part of Appendix B to the NCP. Sites on the NPL are arranged according to their scores on the HRS. The NPL is presented in groups of 50 sites to emphasize the minor differences in HRS scores do not necessarily represent significantly different levels of risk. Except for the first group, the score range within the groups, as indicated in the list, is less than 4 points. EPA considers the sites within a group to have approximately the same priority for response actions. For convenience, the sites are numbered.

One site—the Lansdowne Radiation Site in Lansdowne, PA—was placed on the NPL on September 16, 1985 (50 FR 37630) because it met the requirements of the NCP at section 300.66(b)(4), as explained in section III of this rule; it has an HRS score less than 28.50, and appears at the end of the list.

This rule adds 11 new sites to the Federal facility section of the NPL by group number.

Each entry on the NPL contains the name of the facility and the State and city or county in which it is located. In the past, each entry was accompanied by one or more notations reflecting the status of response and cleanup activities at the site at the time this list was prepared. EPA is developing a report summarizing response activities at NPL sites. In the interim, information on activities at the new final sites is available upon request to the appropriate Regional Office.

VIII. Regulatory Impact Analysis

The costs of cleanup actions that may be taken at sites are not directly attributable to placement on the NPL, as explained below. Therefore, the Agency has determined that this rulemaking is not a "major" regulation under Executive Order 12291. EPA has conducted a preliminary analysis of economic implications of today's amendment to the NCP. EPA believes that the kinds of economic effects associated with this revision are generally similar to those effects identified in the regulatory impact analysis (RIA) prepared in 1982 for the revisions to the NCP pursuant to section 105 of CERCLA and the economic analysis prepared when amendments to the NCP were proposed (50 FR 5882, February 12, 1985). The Agency believes the anticipated economic effects related to adding these 70 sites to the NPL can be characterized in terms of the

conclusions of the earlier RIA and the most recent economic analysis. This rule was submitted to the Office of Management and Budget for review as required by Executive Order 12291.

Costs

EPA has determined that this rulemaking is not a "major" regulation under Executive Order 12291 because inclusion of a site on the NPL does not itself impose any costs. It does not establish that EPA will necessarily undertake remedial action, nor does it require any action by a private party or determine its liability for site response costs. Costs that arise out of site responses result from site-by-site decisions about what actions to take. not directly from the act of listing itself. Nonetheless, it is useful to consider the costs associated with responding to all sites included in this rulemaking.

The major events that follow the proposed listing of a site on the NPL are a search for potentially responsible parties and a remedial investigation/feasibility study (RI/FS) to determine if remedial actions will be undertaken at a site. Design and construction of the selected remedial alternative follow completion of the RI/FS, and operation and maintenance (O&M) activities may continue after construction has been completed.

EPA initially bears costs associated with responsible party searches. Responsible parties may bear some or all the costs of the RI/FS, remedial design and construction, and O&M, or EPA and the States may share costs.

The State cost share for site cleanup activities has been amended by section 104 of SARA. For privately-owned sites, as well as at publicly-owned but not publicly-operated sites, EPA will pay for 100% of the costs of the RI/FS and remedial planning, and 90% of the costs associated with remedial action. The State will be responsible for 10% of the remedial action. For publicly-operated sites, the State cost share is at least 50% of all response costs at the site, including the RI/FS and remedial design and construction of the remedial action selected. After the remedy is built, costs fall into two categories:

 For restoration of ground water and surface water, EPA will share in startup costs according to the criteria in the previous paragraph for 10 years or until a sufficient level of protectiveness is achieved before the end of 10 years.

· For other cleanups, EPA will share for up to 1 year the cost of that portion of response needed to assure that a remedy is operational and functional. After that, the State assumes

full responsibilities for O&M.

In previous NPL rulemakings, the Agency estimated the costs associated with these activities (RI/FS, remedial design, remedial action, and O&M) on an average per site and total cost basis. EPA will continue with this approach, using the most recent (1988) cost estimates available; these estimates are presented below. However, there is wide variation in costs for individual sites, depending on the amount, type, and extent of contamination. Additionally, EPA is unable to predict what portions of the total costs responsible parties will bear, since the distribution of costs depends on the extent of voluntary and negotiated response and the success of any costrecovery actions.

Cost category	Average total cost per site 1
RI/FS	1,100,000
Remedial Design	750,000
Remedial Action	2 13,500,000
Net present value of O&M 3	2 3,770,000

^{1 1988} U.S. Dollars.

Costs to States associated with today's final rule arise from the required State cost-share of: (1) 10% of remedial actions and 10% of first-year O&M costs at privately-owned sites and sites which

are publicly-owned but not publicly-

operated; and (2) at least 50% of the remedial planning (RI/FS and remedial design), remedial action, and first-year O&M costs at publicly-operated sites. States will assume the cost for O&M after EPA's period of participation. Using the assumptions developed in the 1982 RIA for the NCP, EPA has assumed that 90% of the 59 non-Federal sites added to the NPL in this rule will be privately-owned and 10% will be Stateor locally-operated. Therefore, using the budget projections presented above, the cost to States of undertaking Federal remedial planning and actions, but excluding O&M costs, would be approximately \$100 million. State O&M costs cannot be accurately determined because EPA, as noted above, will share O&M costs for up to 10 years for restoration of ground water and surface water, and it is not known how many sites will require this treatment and for how long. However, based on past experience, EPA believes a reasonable estimate is that it will share startup costs for up to 10 years at 25% of sites. Using this estimate, State O&M costs would be approximately \$189 million.

Placing a hazardous waste site on the final NPL does not itself cause firms responsible for the site to bear costs. Nonetheless, a listing may induce firms to clean up the sites voluntarily, or it may act as a potential trigger for subsequent enforcement or costrecovery actions. Such actions may impose costs on firms, but the decisions to take such actions are discretionary and made on a case-by-case basis. Consequently, precise estimates of these effects cannot be made. EPA does not believe that every site will be cleaned up by a responsible party. EPA cannot project at this time which firms or industry sectors will bear specific portions of the response costs, but the Agency considers: the volume and nature of the waste at the sites; the strength of the evidence linking the wastes at the site to the parties; the parties' ability to pay; and other factors when deciding whether and how to proceed against the parties.

Economy-wide effects of this amendment to the NCP are aggregations of effects on firms and State and local governments. Although effects could be felt by some individual firms and States, the total impact of this amendment on output, prices, and employment is expected to be negligible at the national level, as was the case in the 1982 RIA.

The real benefits associated with today's amendment placing additional sites on the NPL are increased health and environmental protection as a result of increased public awareness of potential hazards. In addition to the potential for more Federally-financed remedial actions, expansion of the NPL could accelerate privately-financed. voluntary cleanup efforts. Listing sites as national priority targets may also give States increased support for funding responses at particular sites.

As a result of the additional CERCLA remedies, there will be lower human exposure to high-risk chemicals, and higher-quality surface water, ground water, soil, and air. These benefits are expected to be significant, although difficult to estimate in advance of completing the RI/FS at these sites.

IX. Regulatory Flexibility Act Analysis

The Regulatory Flexibility Act of 1980 requires EPA to review the impacts of this action on small entities, or certify that the action will not have a significant impact on a substantial number of small entities. By small entities, the Act refers to small businesses, small government jurisdictions, and nonprofit organizations.

While modifications to the NPL are considered revisions to the NCP, they are not typical regulatory changes since the revisions do not automatically impose costs. The placing of sites on the NPL does not in itself require any action of any private party, nor does it determine the liability of any party for the cost of cleanup at the site. Further, no identifiable groups are affected as a whole. As a consequence, it is hard to predict impacts on any group. Placing a site on the NPL could increase the likelihood that adverse impacts to responsible parties (in the form of cleanup costs) will occur, but EPA cannot identify the potentially affected business at this time nor estimate the number of small businesses that might be affected

The Agency does expect that certain industries and firms within industries that have caused a proportionately high percentage of waste site problems could be significantly affected by CERCLA actions. However, EPA does not expect the impacts from the listing of these 59 non-Federal sites to have a significant economic impact on a substantial number of small businesses.

In any case, economic impacts would only occur through enforcement and cost-recovery actions, which are taken at EPA's discretion on a site-by-site basis. EPA considers many factors when determining what enforcement actions to take, including not only the firm's contribution to the problem, but also the firm's ability to pay.

^a Includes State cost-share.
^a Assumes cost of O&M over 30 years, \$400,000 for the first year and 10% discount rate.
Source: Office of Program Management, Office of Emergency and Remedial Response, U.S. EPA.

The impacts (from cost recovery) on small governments and nonprofit organizations would be determined on a similar case-by-case basis.

List of Subjects in 40 CFR Part 300

Air pollution control, Chemicals, Hazardous materials, Intergovernmental relations, Natural resources, Oil pollution, Reporting and recordkeeping requirements, Superfund, Waste treatment and disposal, Water pollution control, Water supply.

Dated: September 21, 1989.

Robert H. Wayland III,

Acting Assistant Administrator, Office of Solid Waste and Emergency Response.

PART 300-[AMENDED]

40 CFR part 300 is amended as follows:

1. The authority citation for part 300 continues to read as follows:

Authority: 42 U.S.C. 9605; 42 U.S.C. 9620; 33 U.S.C. 1321(c)(2); E.O. 11735 (38 FR 21243); E.O. 12580 (52 FR 2923).

APPENDIX B to PART 300

2. Appendix B of Part 300 is revised to read as set forth below.

APPENDIX B.—NATIONAL PRIORITIES LIST (BY RANK), OCTOBER 1989

NPL Rank	EPA Reg	State	Site Name	City/County
			Group 1 (HRS Scores 75.60 - 58.54)	
	02	NJ	Lipari Landfill	Pitman
	22	DE	Tybouts Corner Landfill*	
		PA	Bruin Lagoon	
	25,051	NJ	Helen Kramer Landfill	Mantua Township
		MA	Industri-Plex	
	1410	NJ	Price Landfill*	
	1000	NY	Pollution Abatement Services*	
***************************************		IA	LaBounty Site	
		DE	Army Creek Landfill	
)	11111	NJ	CPS/Madison Industries	Old Bridge Township
	200	MA	Nyanza Chemical Waste Dump	Ashland
	(5) (5)	NJ	GEMS Landfill	
		MI	Berlin & Farro.	
3		MA	Baird & McGuire	MARKATAN MAR
ļ		NJ	Lone Pine Landfill	CONTRACTOR
·····	10000	NH	Somersworth Sanitary Landfill	
·····		11374CE347	FMC Corp. (Fridley Plant)	Fridley
		MN	PMC Corp. (Fridiey Flant)	Jacksonville
3		AR	Vertac, Inc	
)		NH	Keefe Environmental Services	
)		MT	Silver Bow Creek/Butte Area	
		SD	Whitewood Creek*	
2		TX	French, Ltd	
3	05	MI	Liquid Disposal, Inc	
	01	NH	Sylvester*	Nashua
	03	PA	Tysons Dump	Upper Merion Towns
3	0.0	PA	McAdoo Associates*	McAdoo Borough
,	A COLUMN TO THE PARTY OF THE PA	TX	Motco, Inc*	La Marque
3	MARCON 100 100 100 100 100 100 100 100 100 10	OH	Arcanum Iron & Metal.	
)	1000	MT	East Helena Site	
)	THE STATE OF THE S	TX	Sikes Disposal Pits	
1	77.77	AL	Triana/Tennessee River	
	1000	CA	Stringfellow*	Glen Avon Heights
2	72.00	ME	McKin Co.	
3		TX	Crystal Chemical Co	
4		1000000	Bridgeport Rental & Oil Services	
5	1	NJ	Sand Creek Industrial	
3	1224	CO		
7		TX	Geneva industries/Fuhrmann Energy	
3		MA	W.R. Grace & Co., Inc. (Acton Plant)	Acton
9		MN	Reilly Tar (St. Louis Park Plant)*	St. Louis Park
)	05	MN	New Brighton/Arden Hills	
1	04	FL	Schuylkilt Metals Corp	Plant City
2	02	NJ	Vineland Chemical Co., Inc	Vineland
3		NJ	Burnt Fly Bog	
4		PA	Publicker Industries Inc.	Philadelphia
5	120	NY	Old Bethpage Landfill	Oyster Bay
3		NJ	Shieldalloy Corp	Newfield Borough
7	200	FL	Reeves Southeast Galvanizing Corp	
3		MT	Anaconda Co. Smelter	
)		WA	Western Processing Co., Inc.	
		WI	Omega Hils North Landfill	
)		100		
			Group 2 (HRS Scores 58.41—55.97, except for state top priority sites)	
1	04	FL	American Creosote (Pensacola Plt)	Pensacola
2		1000077	Caldwell Trucking Co	
	1000		GE Moreau	
3	2227		Tar Creek (Ottawa County)	
4	V222			
5		KS	Cherokee County	
3			Seymour Recycling Corp.*	
7	05	OH	United Scrap Lead Co., Inc.	Iroy

41026

NPL Rank	EPA Reg	State	Site Name	City/County
58	04	FL	Peak Oil Co./Bay Drum Co	Tomas
59		NJ	Brick Township Landfill	. Tampa
60		NJ	Brook Industrial Park	Brick Township Bound Brook
61	. 05	MI	American Anodco, Inc	lonia
62		WA	Frontier Hard Chrome, Inc	Vancouver
63		WI	Janesville Old Landfill	Janesville
64		MI	Nothernaire Plating	Cadillac
65		SC	Kalama Speciality Chemicals	Beaufort
66	7700	SC WI	Independent Nail Co	. Beaufort
68		FL	Janesville Ash Beds	. Janesville
69		OH	Davie Landfill	. Davie
70		WA	Miami County Incinerator	Troy
71		FL	Gold Coast Oil Corp	. Spokane
72		AZ	Tucson International Airport Area	. Miami . Tucson
73	. 05	IN	International Minerals (E. Plant)	. Terre Haute
74		WI	Wheeler Pit	La Praine Township
75		CA	Operating Industries, Inc. Lndfll	Monterey Park
76		NY	Wide Beach Development	Brant
77		CA	Iron Mountain Mine	Redding
78		NJ	Scientific Chemical Processing	
79		MI	Gratiot County Landfill*	. St. Louis
80 81		RI MA	Picillo Farm*	. Coventry
82	1000000	LA	New Bedford Site*	
83		OH	Old Inger Oil Refinery* Chem-Dyne*	Darrow
84	1/2/03	SC	SCRDI Bluff Road*	Hamilton Columbia
85		CT	Laurel Park, Inc.*	Naugatuck Borough
86		CO	Marshall Landfill*	Boulder County
87	05	IL	Outboard Marine Corp.*	Waukegan
88	06	NM	South Valley*	Albuquerque
89		VT	Pine Street Canal*	Burlington
90	//921	WV	West Virginia Ordnance*	Point Pleasant
91		MO	Ellisville Site*	Ellisville
92	33.00	ND	Arsenic Trioxide Site*	Southeastern ND
93		IA	Aidex Corp.*	Council Bluffs
94	000400	TN	N.W. Mauthe Co., Inc.*	Appleton
95 96	100000	KY	North Hollywood Dump*	
97	52920	GU	Ordot Landfil*	Brooks
98	04	MS	Flowood Site*	
99	08	UT	Rose Park Sludge Pit*	Flowood Salt Lake City
100	07	KS	Arkansas City Dump*	Arkansas City
101		co	California Gulch	Leadville
102	0.000	NJ	D'Imperio Property	Hamilton Township
103		MN	Oakdale Dump	Oakdale
105	373774	IL IL	Parsons Casket Hardware Co	Belvidere
106		PA	A & F Material Reclaiming, Inc. Douglassville Disposal	
107	3/7/7/0	MN	Koppers Coke	Douglassville
108	12000	MA	Plymouth Harbor/Cannon Eng. Corp.	St. Paul Plymouth
109		ID	Bunker Hill Mining & Metallurg	Smelterville
110	0.000	NY	Hudson River PCBs	Hudson River
111	02	NJ	Universal Oil Products (Chem Div)	East Rutherford
112		CA	Aerojet General Corp	Bancho Cordova
113		WA	Com Bay, South Tacoma Channel	Tacoma
114	2000	PA	Osborne Landfill	Grove City
115	0.00	UT	Portland Cernent (Kiln Dust 2 & 3)	Salt Lake City
116	01	CT	Old Southington Landfill	Southington
117	02	NY	Syosset Landfill	Oyster Bay
118	02	NY	Circuitron Corp	East Farmingdale
120	09	AZ OR	Nineteenth Avenue Landfill	Phoenix
21	10	WA	Teledyne Wah Chang	Albany
22	02	NY	Midway Landfill	Kent
23	04	AL	Sinclair Refinery	Wellsville
24	05	MI	Spiegelberg Landfill	Greenville
25	04	FL	Miami Drum Services	Green Oak Township Miami
26	02	NJ	Reich Farms	Pleasant Plains
27	10	ID	Union Pacific Railroad Co	Pocatello
28	02		South Brunswick Landfill	South Brunswick
29	03	PA	Raymark	Hatboro
30	04	AL	Ciba-Geigy Corp. (McIntosh Plant)	McIntosh
31		FL	Kassauf-Kimerling Battery	Tampa
32	05	IL	Wauconda Sand & Gravel	Wauconda
33	05	MI	Bofors Nobel, Inc	Muskegon
34	06	TX	Bailey Waste Disposal	Bridge City
35		NH	Ottati & Goss/Kingston Steel Drum	Kingston
36	05	Mi		

NPL Rank	EPA Reg	State	Site Name	City/County
37	05	MI	Thorms Chem Inc	
38	09	CA	Thermo-Chem, Inc.	Muskegon
39	03	VA	Brown & Bryant, Inc.(Arvin Plant)	Arvin
40	02	NJ	Greenwood Chemical Co	Newtown
41	05	MN	St. Regis Paper Co.	Perdricktown
42	04	NC	Aberdeen Pesticide Dumps	Cass Lake
43	01	VT	Burgess Brothers Landfill	Aberdeen
44	02	NJ	Ringwood Mines/Landfill	Woodford
45	04	FL	Whitehouse Oil Pits	Ringwood Borough
46	04	GA	Hercules 009 Landfill	Whitehouse
47	02	NY	Joes Sanitation	Brunswick
48	05	MI	Velsicol Chemical (Michigan)	Hyde Park
49	05	OH	Summite National	
50	02	NY	Love Canal	Deerfield Township Niagara Falls
			Group 4 (HRS Scores 52.15—49.09)	1 Thugara Fano
51	03	DE	Coker's Sanitation Service Lndfls	Vant Occide
52	05	MI	Rockwell International (Allegan)	Kent County
53	05	MN	Pine Bend Sanitary Landfill	Allegan
54	07	IA	Lawrence Todtz Farm	Dakota County
55	05	IN	Fisher-Calo	Comanche
66	04	FL	Pioneer Sand Co	LePorte
57	05	MI	Springfield Township Dump.	Warrington
58	03	PA	Hranica Landfill	Davisburg
9	04	NC	Martin-Marietta, Sodyeco, Inc.	Buffalo Township
0	03	PA	Hellertown Manufacturing Co	Charlotte
1	04	FL	Zellwood Ground Water Contamin	Hellertown
2	05	MI	Packaging Corp. of America	Zellwood
3	05	WI	Muskego Sanitary Landfill	Filer City
4	10	ID	Kerr-McGee Chernical (Soda Springs)	Muskego
5	02	NY	Hooker (S Area)	Soda Springs
6	03	PA	Lindane Dump	
7	08	co	Central City-Clear Creek	Harrison Township
8	02	NJ	Ventron/Velsicol	
9	04	FL	Taylor Road Landfill	Wood Ridge Borough
0	01	RI	Western Sand & Gravel	. Seffner
1	02	NY	Rosen Brothers Scrap Yard/Dump	. Burrillville
2	04	SC	Koppers Co Inc (Florence Plant)	Cortland
3	02	NJ	Maywood Chemical Co.	Florence
4	02	NJ	Nascolite Corp	. Maywood/Rochelle Pa
5	05	OH	Industrial Excess Landfill	Millville
6	06	OK	Hardage/Criner	Uniontown
7	05	MI	Rose Township Dump	. Criner
8	05	MN	Waste Disposal Engineering	. Rose Township
9	02	NY	Liberty Industrial Finishing	
0	02	NJ	Kin-Buc Landfill	O CONTROL OF THE PROPERTY OF T
1	05	IN	Waste, Inc., Landfill	
2	05	OH	Bowers Landfill	. Michigan City
3	06	TX	Brio Refining, Inc.	
4	02	NJ	Ciba Gainy Com	ELECTRIC CONTRACTOR CO
5	05	MI	Ciba-Geigy Corp	N. C. P.
6	02	NJ	American Cynamid Co	. Grand Rapids
7	03	PA	HeLeva Landfill	
B	02	NJ	Ewan Property	North Whitehall Town
9	02	NY	Batavia Landfill	
)	05	IL	Woodstock Municipal Landfill	. Batavia
	05	MN	Boise Cascade/Onan/Medtronics	. Woodstock
	01	RI	Landfill & Resource Recovery	. Fridley
3	03	PA	Butler Mine Tunnel	. North Smithfield
ļ	04	FL	Northwest 58th Street Landfill	. Pittston
5	02	NJ	Delilah Road	
3	03	PA	Mill Creek Dumo	. Egg Harbor Township
7	02	NJ	Mill Creek Dump	
3	02	NJ	Glen Ridge Radium Site	. Glen Ridge
9	01	CT	Precision Plating Corp	. Montclair/W Orange
)	04	FL	Precision Plating Corp	
	04]		Group 5 (HRS Scores 49.09 – 46.77)	Tampa
1	05	М	G&H Landfill	Liting
2	01	VT	Bennington Municipal Sanitary Lfl	. Utica
3	1,000,000	NC	Colonges (Shalby Fiber Operations)	. Bennington
		NJ NJ	Celanese (Shelby Fiber Operations)	
	27	V91995	Meta tec/Aerosystems	. Franklin Borough
·····		WI	Schmalz Dump.	. Harrison
3		MI	Motor Wheel, inc.	Lansing
Z		CA	Southern Calif Edison (Visalia)	Visalia
		NJ	Lang Property	Pemberton Township
)		TX	Stewco, Inc.	Waskom
	02	NJ	Sharkey Landfill	

NPL Rank	EPA Reg	State	Site Name	City/County
11	09	CA	Selma Treating Co	Selma
12		LA	Cleve Reber	
3	CCCCC - CCC	IL	Velsicol Chemical (Illinois)	
4	300	MO	Wheeling Disposal Service Co. Lf	
5		MI	Tar Lake	
6		NY	Johnstown City Landfill	
7	200	NC	NC State U (Lot 86, Farm Unit #1)	
8	200	CO	Lowry Landfill	
9	22	MN	MacGillis & Gibbs/Bell Lumber	
0		PA	Hunterstown Road	
1		MD	Woodlawn County Landfill	
2	1000	WI	Hechimovich Sanitary Landfill	
3	32	IA	Mid-America Tanning Co.	
4		NE	Lindsay Manufacturing Co.	
5		NJ	Combe Fill North Landfill	
	57	MA	Re-Solve, Inc.	
5	THE REAL PROPERTY AND ADDRESS OF THE PERSON NAMED IN COLUMN 1	NJ	Goose Farm	
7	COLUMN TO THE PARTY OF THE PART	TN		
3	300		Velsicol Chem (Hardeman County)	
		NY	York Oil Co.	
)		FL	Sapp Battery Salvage	
[SC	Warnchem, Inc.	
2	10000	NJ	Chemical Leaman Tank Lines, Inc.	
3		WI	Master Disposal Service Landfill	
4		KS	Doepke Disposal (Holliday)	
5		NJ	Florence Land Recontouring Lndfll	
6		RI	Davis Liquid Waste	Smithfield
7		MA	Charles-George Reclamation Lndfll	Tyngsborough
B		NJ	King of Prussia	Winslow Township
9		VA	Chisman Creek	
	05	OH	Nease Chemical	Salem
1	08	CO	Eagle Mine	Minturn/Redcliff
2	02	NJ	Chemical Control	Elizabeth
3	04	NC	Charles Macon Lagoon & Drum Stor	Cordova
		SC	Leonard Chemical Co., Inc.	
5		OH	Allied Chemical & Ironton Coke	
3		MI	Verona Well Field	
7	6000	MO	Lee Chemical	
8	0,000	CT	Beacon Heights Landfill	
9		AL	Stauffer Chem (Cold Creek Plant)	
0	202	MN	Burlington Northern (Brainerd)	
1	05	MI	Group 6 (HRS Scores 46.72—44.87) Torch Lake	Houghton County
2	100	RI	Central Landfill	
		PA	Malvern TCE	
			Facet Enterprises, Inc.	
	03	NV		
4	03	NY		
4 5	03 02 03	DE	Delaware Sand & Gravel Landfill	New Castle County
4 5 6	03 02 03 03 03	DE PA	Delaware Sand & Gravel Landfill	New Castle County Nesquehoning
4 5 3	03 02 03 03 03 04	DE PA NC	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp.	New Castle County Nesquehoning Salisbury
4 5 6 7	03 02 03 03 03 04 03	DE PA NC PA	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing	New Castle County Nesquehoning Salisbury Valley Township
1	03 02 03 03 03 04 04 03 03	DE PA NC PA VA	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County
4	03 02 03 03 03 03 04 04	DE PA NC PA VA TN	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg
4	03 02 03 03 03 04 04 03 03 04 04	DE PA NC PA VA TN IN	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville
4	03 02 03 03 03 04 04 03 03 03 04 05 05	DE PA NC PA VA TN IN IN	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary
4	03 02 03 03 03 04 04 03 03 03 04 04 05 05	DE PA NC PA VA TN IN IN	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal
4	03 02 03 03 03 04 04 03 03 04 05 05	DE PA NC PA VA TN IN IN OH OH	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Ervirochem Corp. MIDCO I Ormet Corp. South Point Plant	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point
4	03 02 03 03 03 03 03 03 03 04 05 05 05 05 05 01 01	DE PA NC PA VA TN IN OH OH CT	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant. Gallup's Quarry.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield
4	03 02 03 03 04 04 03 03 03 04 05 05 05 05	DE PA NC PA VA TN IN OH OH CT PA	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I. Ormet Corp. South Point Plant. Gallup's Quarry. Whitmoyer Laboratories.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township
4	03 02 03 03 03 03 04 04 05 05 05 05 05 05 05 05 05 05 05 05 05	DE PA NC PA VA TN IN IN OH OH CT PA FL	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant Gallup's Quarry. Whitmoyer Laboratories Coleman-Evans Wood Preserving Co.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse
4	03 02 03 03 03 04 04 05 05 05 05 00 01 01 03	DE PA NC PA VA TIN IN OH OH CT PA FL NJ	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant. Gallup's Quarry Whitmoyer Laboratories Coleman-Evans Wood Preserving Co. Dayco Corp./L.E. Carpenter Co.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough
4	03 02 02 03 03 03 03 04 04 05 05 05 05 05 01 03 03 04 04 05 05 05 05 05 05 05 05 05 05 05 05 05	DE PA NC PA TN IN IN OH CT PA FL PA	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant. Gallup's Quarry Whitmoyer Laboratories Coleman-Evans Wood Preserving Co. Dayco Corp./L.E. Carpenter Co. Shriver's Corner.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township
4	03 02 02 03 03 03 03 04 04 05 05 05 05 05 01 03 03 04 04 05 05 05 05 05 05 05 05 05 05 05 05 05	DE PA NC PA VA TIN IN OH OH CT PA FL NJ	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant. Gallup's Quarry Whitmoyer Laboratories Coleman-Evans Wood Preserving Co. Dayco Corp./L.E. Carpenter Co.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungie
4	03 02 03 03 03 04 04 05 05 05 05 05 05 01 01 03 03 03	DE PA NC PA VA TN IN OH OH CT PA FL NJ PA PA	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant Gallup's Quarry. Whitmoyer Laboratories Coleman-Evans Wood Preserving Co. Dayco Corp./LE. Carpenter Co. Shriver's Corner. Dorney Road Landfill	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungie Township Township
4	03 02 03 03 03 04 04 05 05 05 05 05 05 05 05 05 07 03 03 03 03 03 03 03 03 03 03 03 03 03	DE PA NC PA VA TN IN IN OH CT PA FL NJ PA PA PA	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant Gallup's Quarry. Whitmoyer Laboratories. Coleman-Evans Wood Preserving Co. Dayco Corp./L.E. Carpenter Co. Shriver's Corner Dorney Road Landfill Berks Landfill.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Wharton Borough Straban Township Upper Macungie Township Spring Township
	03 02 03 03 03 04 04 05 05 05 05 05 01 03 03 03 03 03 03 03 03 03 03 03 05 05	DE PA NC PA NC PA TN IN IN OH OH CT PA FL NJ PA PA IN	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant Gallup's Quarry Whitmoyer Laboratories Coleman-Evans Wood Preserving Co. Dayco Corp./L.E. Carpenter Co. Shriver's Corner. Dorney Road Landfill Berks Landfill Northside Sanitary Landfill, Inc.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungie Township Spring Township Spring Township Zionsville
4	03 02 03 03 04 04 05 05 05 05 01 03 03 03 03 03 03 03 05 05 05	DE PA NCA NCA NCA NCA NCA NCA NCA NCA NCA NC	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant. Gallup's Quarry Whitmoyer Laboratories Coleman-Evans Wood Preserving Co Dayco Corp./L.E. Carpenter Co. Shriver's Corner. Dorney Road Landfill Berks Landfill. Northside Sanitary Landfill, Inc. Interstate Pollution Control, Inc.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungie Township Spring Township Spring Township Zionsville Rockford
4	03 02 03 03 03 04 04 05 05 05 05 05 05 03 03 03 03 03 03 03 03 03 05 05 05 05 05 05 05 05 05 05 05 05 05	DE PA NC PA	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant Gallup's Quarry. Whitmoyer Laboratories Coleman-Evans Wood Preserving Co. Dayco Corp./L.E. Carpenter Co. Shriver's Corner. Dorney Road Landfill Berks Landfill Northside Sanitary Landfill, Inc. Interstate Pollution Control, Inc. Pacific Coast Pipe Lines.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungie Township Spring Township Zionsville Rockford Fillmore
4	03 02 02 03 03 04 04 05 05 05 05 03 03 03 05 05 05 05 05 05 05 05 05 05 05 05 05	DE PA NC PA	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant Gallup's Quarry. Whitmoyer Laboratories. Coleman-Evans Wood Preserving Co. Dayco Corp./L.E. Carpenter Co. Shriver's Corner. Dorney Road Landfill. Berks Landfill. Northside Sanitary Landfill, Inc. Interstate Pollution Control, Inc. Pacific Coast Pipe Lines. Global Sanitary Landfill.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungie Township Spring Township Zionsville Rockford Fillmore Old Bridge Township
4	03 02 02 03 03 03 04 04 05 05 05 05 05 05 05 05 05 05 05 05 05	DE PA NC PA PA PA NC PA	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant. Gallup's Quarry Whitmoyer Laboratories Coleman-Evans Wood Preserving Co. Dayco Corp./L.E. Carpenter Co. Shriver's Corner. Dorney Road Landfill Berks Landfill Northside Sanitary Landfill, Inc. Interstate Pollution Control, Inc. Pacific Coast Pipe Lines. Global Sanitary Landfill Florida Steel Corp.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungle Township Township Spring Township Zionsville Rockford Fillmore Old Bridge Township Indiantown
4	03 02 02 03 03 03 04 04 05 05 05 05 05 05 05 05 05 05 05 05 05	DE PA NC PA	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant Gallup's Quarry. Whitmoyer Laboratories. Coleman-Evans Wood Preserving Co. Dayco Corp./L.E. Carpenter Co. Shriver's Corner. Dorney Road Landfill. Berks Landfill. Northside Sanitary Landfill, Inc. Interstate Pollution Control, Inc. Pacific Coast Pipe Lines. Global Sanitary Landfill.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungle Township Township Spring Township Zionsville Rockford Fillmore Old Bridge Township Indiantown
4	03 02 02 03 03 03 04 04 05 05 05 05 05 05 05 05 05 05 05 05 05	DE PA NC PA PA PA NC PA	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant. Gallup's Quarry Whitmoyer Laboratories Coleman-Evans Wood Preserving Co. Dayco Corp./L.E. Carpenter Co. Shriver's Corner. Dorney Road Landfill Berks Landfill Northside Sanitary Landfill, Inc. Interstate Pollution Control, Inc. Pacific Coast Pipe Lines. Global Sanitary Landfill Florida Steel Corp.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungie Township Spring Township Zionsville Rockford Fillmore Old Bridge Township Indiantown
4	03 02 03 03 04 04 05 05 05 05 05 05 01 03 03 03 03 03 04 04 05 05 05 05 05 05 05 05 05 05 05 05 05	DE PA NC PA PA PA NC PA	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant. Gallup's Quarry Whitmoyer Laboratories Coleman-Evans Wood Preserving Co. Dayco Corp./L.E. Carpenter Co. Shriver's Corner. Dorney Road Landfill Berks Landfill Northside Sanitary Landfill, Inc. Interstate Pollution Control, Inc. Pacific Coast Pipe Lines. Global Sanitary Landfill Florida Steel Corp.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungie Township Spring Township Zionsville Rockford Fillmore Old Bridge Township Indiantown Lower Pottsgrove Township Lower Pottsgrove Township
4	03 02 03 03 04 04 05 05 05 05 05 01 01 03 03 03 03 03 03 03 03 03 03 03 03	DE PAC PA NO	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant Gallup's Quary. Whitmoyer Laboratories. Coleman-Evans Wood Preserving Co. Dayco Corp./L.E. Carpenter Co. Shriver's Corner Dorney Road Landfill. Berks Landfill. Northside Sanifary Landfill, Inc. Interstate Pollution Control, Inc. Pacific Coast Pipe Lines. Global Sanitary Landfill. Florida Steel Corp. Occidental Chem/Firestone Tire. Culpeper Wood Preservers, Inc.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungie Township Spring Township Zionsville Rockford Fillmore Old Bridge Township Indiantown Lower Pottsgrove Township Township Indiantown Lower Pottsgrove Township Culpeper
3 4 4 5 5 6 6 7 7 8 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	03 02 02 03 03 03 04 04 05 05 05 05 05 05 05 05 05 05 05 05 05	DE PAC PA NO OH CT A FL NA PA PA IN IL CNJ FL PA VAL	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant. Gallup's Quarry. Whitmoyer Laboratories Coleman-Evans Wood Preserving Co. Dayco Corp./L.E. Carpenter Co. Shriver's Corner Dorney Road Landfill. Berks Landfill. Northside Sanitary Landfill, Inc. Interstate Pollution Control, Inc. Pacific Coast Pipe Lines. Global Sanitary Landfill. Florida Steel Corp. Occidental Chem/Firestone Tire Culpeper Wood Preservers, Inc. Pagel's Pit.	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungie Township Spring Township Zionsville Rockford Fillmore Old Bridge Township Indiantown Lower Pottsgrove Township Culpeper Rockford Culpeper Rockford Culpeper Rockford Culpeper Rockford Culpeper Rockford
4	03 02 03 03 03 04 04 05 05 05 05 05 05 07 01 03 03 03 03 03 03 03 03 03 03 03 03 03	DE PA NCA NCA NCA NCA NCA NCA NCA NCA NCA NC	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant Gallup's Quarry Whitmoyer Laboratories Coleman-Evans Wood Preserving Co. Dayco Corp./L.E. Carpenter Co. Shriver's Corner Dorney Road Landfill Berks Landfill Northside Sanitary Landfill, Inc. Interstate Pollution Control, Inc. Pacific Coast Pipe Lines Global Sanitary Landfill Florida Steel Corp. Occidental Chem/Firestone Tire Culpeper Wood Preservers, Inc. Pagel's Pit. University Minn Rosemount Res Cen	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungle Township Township Zionsville Rockford Fillmore Old Bridge Township Indiantown Lower Pottsgrove Township Culpeper Rockford Rosemount
4	03 02 03 03 03 04 04 05 05 05 05 05 05 05 05 05 05 05 05 05	DE PAC PA NO	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant Gallup's Quarry. Whitmoyer Laboratories Coleman-Evans Wood Preserving Co Dayco Corp./L.E. Carpenter Co. Shriver's Corner. Dorney Road Landfill Berks Landfill Northside Sanitary Landfill, Inc. Interstate Pollution Control, Inc. Pacific Coast Pipe Lines Global Sanitary Landfill Florida Steel Corp. Occidental Chem/Firestone Tire Culpeper Wood Preservers, Inc. Pagel's Pit. University Minn Rosemount Res Cen Freeway Sanitary Landfill	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungie Township Jonsville Rockford Fillmore Old Bridge Township Indiantown Lower Pottsgrove Township Culpeper Rockford Rosemount Burnsville Burnsville Rosemount Burnsville
4	03 02 03 03 04 04 05 05 05 05 05 05 05 05 05 05 05 05 05	DE PAC PA NO OH CTA FL NA PA NI LCAN FL A VALL MINN WI	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant Gallup's Quarry. Whitmoyer Laboratories Coleman-Evans Wood Preserving Co. Dayco Corp./L.E. Carpenter Co. Shriver's Corner Dorney Road Landfill Berks Landfill Northside Sanitary Landfill, Inc. Interstate Pollution Control, Inc. Pacific Coast Pipe Lines Global Sanitary Landfill Florida Steel Corp. Occidental Chem/Firestone Tire Culpeper Wood Preservers, Inc. Pagel's Pit. University Minn Rosemount Res Cen Freeway Sanitary Landfill Tomah Municipal Sanitary Landfill	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungie Township Spring Township Zionsville Rockford Fillmore Old Bridge Township Indiantown Lower Pottsgrove Township Culpeper Rosemount Burnsville Tomah
4	03 02 02 03 03 03 04 04 05 05 05 05 05 05 05 05 05 05 05 05 05	DE PAC PA NO	Delaware Sand & Gravel Landfill Tonolli Corp. National Starch & Chemical Corp. MW Manufacturing C & R Battery Co., Inc. Murray-Ohio Dump Envirochem Corp. MIDCO I Ormet Corp. South Point Plant Gallup's Quarry. Whitmoyer Laboratories Coleman-Evans Wood Preserving Co Dayco Corp./L.E. Carpenter Co. Shriver's Corner. Dorney Road Landfill Berks Landfill Northside Sanitary Landfill, Inc. Interstate Pollution Control, Inc. Pacific Coast Pipe Lines Global Sanitary Landfill Florida Steel Corp. Occidental Chem/Firestone Tire Culpeper Wood Preservers, Inc. Pagel's Pit. University Minn Rosemount Res Cen Freeway Sanitary Landfill	New Castle County Nesquehoning Salisbury Valley Township Chesterfield County Lawrenceburg Zionsville Gary Hannibal South Point Plainfield Jackson Township Whitehouse Wharton Borough Straban Township Upper Macungie Township Spring Township Zionsville Rockford Fillmore Old Bridge Township Indiantown Lower Pottsgrove Township Culpeper Rockford Rosemount Burnsville Burnsville Tomah Goodyear/Avondale

NPL Rank	EPA Reg	State	Site Name	City/County
36	06	AR	Mid-South Wood Products	
37		3 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Mid-South Wood Products	Mena
38		S. Harrison C.	Atlas Ashostos Mino	
39			Atlas Asbestos Mine	Fresno County
90			Coalinga Asbestos Mine	Coalinga
91		S. C. State Co.	Brown Wood Preserving	
92		1000000	Columbus Old Municipal Lodfil #1	Port Washington
93			Columbus Old Municipal Lndfil #1 Combe Fill South Landfill	
)4		1000000	JIS Landfill	
95			Tronic Plating Co., Inc.	Jamesburg/S. Brnswe
6		100000	Centre County Kepone	
7		10.7550.17	Agrico Chemical Co.	State College Boro
8			Fields Brook	Pensacola
9		CT	Solvents Recovery Sensice New Eng	Ashtabula
0			Solvents Recovery Service New Eng	
		1		Commerce City
A SAUTE			Group 7 (HRS Scores 44.86–42.69)	
1			Waldick Aerospace Devices, Inc.	Wall Township
2		MA	Hocomonco Pond	Westhorough
3		KY	Distier Brickyard	Wast Paint
4		NY	Hamapo Landfill	Damana
5		CA	Coast Wood Preserving	Hilliah
<u> </u>		CA	South Bay Aspestos Area	Alvino
7		NY	Melcury melining, inc	Colonia
8		FL	noningworth Soldeness Terminal	Fort Loudordala
9		NY	Olean Well Field	Olean
0		CA	Fairchild Semiconduct (S San Jose)	South Con Jose
1		MN	Josiyn Manufacturing & Supply co	Depalehen Conte
2		PA	FOR County Solid Waste/Hetuse Lf	Honoughl Township
		WI	Spickler Landill	Canana
ł		CO	Denver Hagium Site	Domice
5		NY	Tri-Cities Barrel Co., Inc	Port Crops
		PA	Houte 940 Drum Dump	Possess Cummit
······		FL	Tower Chemical Co	Clormont
		VT	Darling Hill Dump	Lundon
		PA	G&D Recycling	Footor Township
)		MO	Syntex raciity	Vocana
		MT	Militown Heservoir Sediments	& AUDIA marrier
2		MN	Arrownead Hefinery Co	Harmantau
3		OR	Martin-Marietta Aluminum Co	The Delle-
······		CO	Uravan Uranium (Union Carbide)	Henrian
		NJ	Pijak Farm	Diumatand Taumahin
		NJ	Syncon Hesins	Couth Man
Ţ		MN	Oak Grove Sanitary Landfill	Oak Com Tours
}		CA	Liquid Gold Oil Corp	Diohmand
		CA	Purity Oil Sales, Inc.	Malaga
		NH	Tinknam Garage	Londondon
		FL	Alpha Chemical Corp.	College
		NJ	Bog Creek Farm	Howall Towership
		ME	Saco rannery waste Pits	Carrie
		PA	Hiver Hoad Lt/ Waste Mngmnt. Inc.	Hammer
		PR	Frontera Creek	Dia Abete
		FL	Fickettylle Hoad Landill	Jacksonvilla
		ОН	Alsco Anaconda	Gradonhutton
		MA	Iron Horse Park	Billoring
		PA	Palmerton Zinc Pile	Dalmorton
		IN	Neal's Landfill (Bloomington)	Bloomington
.,,.,,		WI	Konier Co. Landrill	Kohlar
		AL	Interstate Lead Co. (ILCO)	Loode
		FL	Standard Auto Bumper Corp	Higlagh
		KS	riyoro-riex inc	Topoko
		AZ	riassayampa Landiii	Haccourance
		LA	Guir Coast Vacuum Services	Abbouille
	100000	IL	Tri-County Li/ waste Mgmt Illinois	South Eloin
		MA	Siresim Chemical Corp	Lowall
		MA	Wells G&H	Wohum
	. 01	CT	Nutmeg Valley Road	Wolcott
			Group 8 (HRS Scores 42.69-41.92	
	. 02	NJ	Chemsol, Inc.	Discoto
***************************************		WI	Lauer I Sanitary Landfill	Piscataway
***************************************		MI	Petoskey Municipal Well Field	Menomonee Falls
***************************************		MN	Petoskey Municipal Well Field	Petoskey
***************************************		NJ	Union Scrap Iron & Metal Co	Minneapolis
***************************************		NJ	Radiation Technology, Inc.	
***************************************		IN	r dii Lawii Weli Ficia	Cale I work
*****************************			Main Street Well Field	Elkhart
		1911 9	ACTINION WAITHARD ONE	A CAMPAGE TO THE RESIDENCE OF THE PARTY OF T

	EPA Reg	State	Site Name	City/County
160	03	PA	Industrial Lane	Williams Township
	1	IN	Fort Wayne Reduction Dump	Fort Wayne
61		WI	Onalaska Municipal Landfill	
62	1000000	PA	A.I.W. Frank/Mid-County Mustang	
63		WI	National Presto Industries, Inc.	
64	10000	NJ	Monroe Township Landfill	Monroe Township
65	03	PA	Commodore Semiconductor Group	
66	03	PA	Commodore Semiconductor Group	Lower Providence
	00	1	Doctor of Doctor of Well Cold	Township
67	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	m	Rockaway Borough Well Field	Rockaway Township
68		IL	Lez Oil Service, Inc.	Lemont
69		IN	Wayne Waste Oil	The state of the s
70	03	MD	Mid-Atlantic Wood Preservers, Inc.	Harmans
71	. 03	PA	Novak Sanitery Landfill	South Whitehall
				Township
72	10	ID	Pacific Hide & Fur Recycling Co.	Pocatello
73		IA	Des Moines TCE	Des Moines
74	4 (0.000)	NJ	Beachwood/Berkeley Wells	Berkley Township
75	1000	NJ	South Jersey Clothing Co.	
		NY	Vestal Water Supply Well 4-2	
76	1			
77		PR	Vega Alta Public Supply Wells	
78		IL	Southeast Rockford Grnd Wtr Con	
79		IN	Galen Myers Dump/Drum Salvage	
80		MI	Sturgis Municipal Wells	
81		MI	Barrels, Inc.	
82	05	MN	Washington County Landfill	
83		TX	Odessa Chromium #1	Odessa
84	1000	TX	Odessa Chromium #2 (Andrews Hgwy)	
85	1200	IA	Electro-Coatings, Inc.	
86	257.0	NE	Hastings Ground Water Contamin	
	22.22	AZ	Indian Bend Wash Area	
87	(1707.0)	CA	San Gabriel Valley (Area 1)	
88		10730		
89		CA	San Gabriel Valley (Area 2)	
90		CA	San Fernando Valley (Area 1)	
91		GA	San Fernando Valley (Area 2)	
92	09	CA	San Fernando Valley (Area 3)	Glendale
93	09	CA	T.H. Agriculture & Nutrition Co.	Fresno
94		WA	Com Bay, Near Shore/Tide Flats	Pierce County
95		IL	LaSalle Electric Utilities	
96	0.00	IL	Cross Brothers Pail (Pembroke)	
	1 2 2 2 1	NC	Jadco-Hughes Facility	
97	1	P. C.	Southside Sanitary Landfill	Indianapolis
The second secon				
98		IN		
99	02	NJ	Monitor Devices/Intercircuits Inc.	Wall Township
	1	10000	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham)	
99	02	NJ	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham) Group 9 (HRS Scores 41.92–39.93)	Wall Township
99	02 01	NJ VT	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham) Group 9 (HRS Scores 41.92–39.93)	Wall Township
99	02 01	NJ VT	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham) Group 9 (HRS Scores 41.92-39.93) Upjohn Facility	Wall Township Rockingham
01	02 01 02 04	NJ VT PR NC	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham) Group 9 (HRS Scores 41.92–39.93) Upjohn Facility Koppers Co., Inc. (Morrisville Pint)	Wall Township Rockingham Barceloneta Morrisville
99	02 01 02 04 09	PR NG CA	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham) Group 9 (HRS Scores 41.92-39.93) Upjohn Facility Koppers Co., Inc. (Morrisville Pint) McColl	Wall Township Rockingham Barceloneta Morrisville Fullerton
99	02 01 02 04 09 03	PR NG CA PA	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92–39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Township
01	02 01 02 04 09 03 03	PR NC CA PA NY	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92-39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road Hooker Chemical/Ruco Polymer Corp.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville
01	02 01 02 04 09 03 02 10	PR NC CA PA NY WA	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92-39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road Hooker Chemical/Ruco Polymer Corp. Colbert Landfill	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert
99	02 01 02 04 09 03 02 10 06	PR NC CA PA NY WA LA	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham) Group 9 (HRS Scores 41.92-39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill. Petro-Processors of Louisiana Inc.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Township Hicksville Colbert Scotlandville
01	02 01 02 04 09 03 02 10 06 02	PR NC CA PA NY WA LA NY	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham) Group 9 (HRS Scores 41.92–39.93) Upjohn Facility Koppers Co., Inc. (Morrisville Pint) McColl Henderson Road Hooker Chemical/Ruco Polymer Corp Colbert Landfill Petro-Processors of Louisiana Inc Applied Environmental Services	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing
01	02 01 02 04 09 03 02 10 06	PR NC CA PA NY WA LA	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham) Group 9 (HRS Scores 41.92-39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill. Petro-Processors of Louisiana Inc.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera
99	02 01 02 04 09 03 02 10 06 02	PR NC CA PA NY WA LA NY	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham) Group 9 (HRS Scores 41.92–39.93) Upjohn Facility Koppers Co., Inc. (Morrisville Pint) McColl Henderson Road Hooker Chemical/Ruco Polymer Corp Colbert Landfill Petro-Processors of Louisiana Inc Applied Environmental Services	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing
01	02 01 02 04 09 03 02 10 06 02 02 02	PR NC CA PA NY WA LA NY PR	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham) Group 9 (HRS Scores 41.92–39.93) Upjohn Facility Koppers Co., Inc. (Morrisville Pint) McColl Henderson Road Hooker Chemical/Ruco Polymer Corp Colbert Landfill Petro-Processors of Louisiana Inc Applied Environmental Services Barceloneta Landfill Tibbets Road Sand, Gravel & Stone	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Eikton
01	02 01 02 04 09 03 02 10 06 02 02 02 01	PR NG CA PA NY WA LA NY PR NH	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham) Group 9 (HRS Scores 41.92–39.93) Upjohn Facility Koppers Co., Inc. (Morrisville Pint) McColl Henderson Road Hooker Chemical/Ruco Polymer Corp Colbert Landfill Petro-Processors of Louisiana Inc Applied Environmental Services Barceloneta Landfill Tibbets Road Sand, Gravel & Stone	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Eikton
99	02 01 02 04 09 03 02 10 06 06 02 02 01 03 03	PR NC GA PA NY WA LA NY PR NH MD PA	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham) Group 9 (HRS Scores 41.92–39.93) Upjohn Facility Koppers Co., Inc. (Morrisville Pint) McColl Henderson Road Hooker Chemical/Ruco Polymer Corp Colbert Landfill Petro-Processors of Louisiana Inc Applied Environmental Services Barceloneta Landfill Tibbets Road Sand, Gravel & Stone Delta Quarries/Stotler Landfill	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Townships
99	02 01 02 04 09 03 02 10 06 02 02 01 03 03 03	PR NC GA PA NY WA LANY PR NH MD PA CT	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham) Group 9 (HRS Scores 41.92–39.93) Upjohn Facility Koppers Co., Inc. (Morrisville Pint) McColl Henderson Road Hooker Chemical/Ruco Polymer Corp Colbert Landfill Petro-Processors of Louisiana Inc Applied Environmental Services Barceloneta Landfill Tibbets Road Sand, Gravel & Stone Delta Quarries/Stotler Landfill Revere Textile Prints Corp	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township
01	02 01 02 04 09 03 02 10 06 02 02 01 03 03 03 05	PR NC CA PA NY WA LA NY PR NH MD PA CT MI	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92-39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill. Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravet & Stone. Delta Quarries/Stotler Landfill. Revere Textile Prints Corp. Spartan Chemical Co.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Eikton Antis/Logan Township Sterling Wyoming
001	02 01 02 04 09 03 02 10 06 02 02 02 01 03 03 03	PR NC GA PNY WA LAY PR H MD PAC M NJ	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92-39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road Hooker Chemical/Ruco Polymer Corp. Colbert Landfill. Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone. Delta Quarries/Stotler Landfill. Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township Sterling Wyoming Florence
99	02 01 02 04 09 03 02 10 06 06 02 02 01 03 03 03 03 03 03	PR NC CA PA NY WA LAY PR NMD PA CT M NA PA	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92–39.93) Upjohn Facility Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone. Delta Quarries/Stotler Landfill Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township Sterling Wyoming Florence Springettsbury Township
99	02 01 02 04 09 03 02 10 06 02 02 01 03 03 03 01 05 02	PR NC GA PA NY WA LANY PR NHD PA CT MI NJ PA GA	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92–39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill. Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravet & Stone. Delta Quarries/Stotter Landfill. Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany).	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albany
99	02 01 02 04 09 03 02 10 06 02 02 01 03 03 03 01 05 02	PR NC CA PA NY WA LAY PR NMD PA CT M NA PA	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92-39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill. Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone. Delta Quarries/Stotler Landfill. Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany). Armicola Dump.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albany Chattanooga
99	02 01 02 04 09 03 02 10 06 02 02 01 03 03 03 01 05 02	PR NC GA PA NY WA LANY PR NHD PA CT MI NJ PA GA	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92-39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill. Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone. Delta Quarries/Stotler Landfill. Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany). Annicola Dump. Vineland State School.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Eikton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albany Chattanooga Vineland
00	02 01 02 04 09 03 02 10 06 02 02 01 03 03 03 03 04 04 04 09	PR NC CA PA NY WA LAY PR NH MPA CT MI NJ PA GA TN	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92-39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill. Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone. Delta Quarries/Stotler Landfill. Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany). Armicola Dump.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albany Chattanooga
99	02 01 02 04 09 03 02 10 06 02 02 01 03 03 03 03 04 04 04 09	PR NC CA PAY WA LAY PR NHD PAT MD PAT NJ PAG TN NJ	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92-39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill. Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone. Delta Quarries/Stotler Landfill. Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany). Annicola Dump. Vineland State School.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Eikton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albany Chattanooga Vineland
99	02 01 02 04 09 03 02 10 06 02 02 01 03 03 03 03 04 04 04 04	PR NCA PAY WA LAY PR NMD PA CT M NA GA T NA Z	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92–39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill. Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravet & Stone. Delta Cuarries/Stotter Landfill. Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany). Annicola Dump. Vineland State School. Motorola, Inc. (52nd Street Plant). Groveland Wells.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Eikton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albany Chattanooga Vineland Phoenix
99	02 01 02 04 09 03 02 10 06 02 02 01 03 03 03 01 05 02 02 01 05 02 02 01 05 02 02 01 05 05 07 07 08 08 09 09 09 09 09 09 09 09 09 09 09 09 09	PR NC CA PA NY WA LAY PR NHD PA CT MI NJA MA NY	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92–39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill. Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone. Delta Quarries/Stotler Landfill. Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany). Armicola Dump. Vineland State School. Motorola, Inc. (52nd Street Plant). Groveland Wells. General Motors (Cent Foundry Div.).	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albany Chattanooga Vineland Phoenix Groveland Massena
01	02 01 02 04 09 03 02 10 06 02 02 01 03 03 03 03 04 04 09 09 01 05	PR NC CA PAY WA LAY PR NH MD PCT M NJ AZ A MY NH	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92-39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colibert Landfill. Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravet & Stone. Delta Quarries/Stotler Landfill. Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany). Armincola Dump Vineland State School Motorola, Inc. (52nd Street Plant). Groveland Wells. General Motors (Cent Foundry Div.). Mottolo Pig Farm.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township: Sterling Wyoming Florence Springettsbury Townsh Albany Chattanooga Vineland Phoenix Groveland Massena Raymond
99	02 01 02 04 09 03 02 10 06 02 02 01 03 03 03 01 05 02 02 01 04 04 04 04 04 04 05 06 07 07 08 08 08 09 09 09 09 09 09 09 09 09 09 09 09 09	PROCA PAY WALAY PRIND PACT MINA GATENIA MAY NOT	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92–39.93) Upjohn Facility Koppers Co., Inc. (Morrisville Pint) McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill Petro-Processors of Louisiana Inc. Applied Environmental Services Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone. Delta Quarries/Stotler Landfill Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany). Armicola Dump. Vineland State School Motorola, Inc. (52nd Street Plant). Groveland Weils General Motors (Cent Foundry Div.). Mottolo Pig Farm. Buckingham County Landfill.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Eikton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albany Chattanooga Vineland Phoenix Groveland Massena Raymond Buckingham
99	02 01 02 04 09 03 02 10 06 06 02 02 01 03 03 03 04 04 04 04 02 09 01 02 03	PR NC GA PAY WA LAY PR NMD PA CT M N PA GA TIN N AZ MA NY NH NA SC	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92–39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravet & Stone. Delta Cuarries/Stotter Landfill. Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany). Armicola Dump. Vineland State School. Motorola, Inc. (52nd Street Plant). Groveland Wells. General Motors (Cent Foundry Div.). Mottolo Pig Farm. Buckingham County Landfill. SCRDI Dixiana	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albany Chattanooga Vineland Phoenix Groveland Massena Raymond Buckingham Cayce
99	02 01 02 04 09 03 02 10 06 02 02 01 03 03 03 01 05 02 02 01 05 02 02 01 05 02 02 01 05 02 02 01 05 05 05 05 05 05 05 05 05 05 05 05 05	PR NCA PAY WA LAY PR HMD PA CT M NP AGA TO NA AM NY HV A SC M	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92–39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill. Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone. Delta Quarries/Stotler Landfill. Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany). Armicola Dump. Vineland State School. Motorola, Inc. (52nd Street Plant). Groveland Wells. General Motors (Cent Foundry Div.). Mottolo Pig Farm. Buckingham County Landfill. SCRDI Dixiana. Roto-Finish Co., Inc.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albany Chattanooga Vineland Phoenix Groveland Massena Raymond Buckingham Cayce Kalamazoo
99	02 01 02 04 09 03 03 02 10 06 02 02 01 03 03 03 04 04 02 09 01 05 00 01 05 05 05 05 05 05 05 05 05 05 05 05 05	PR NCA PAY WA LAY PR NHD PA CT M NJA A MAY NH VA C SM MN	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92-39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill. Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone. Delta Quarries/Stotter Landfill. Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany). Armicola Dump. Vineland State School. Motorola, Inc. (52nd Street Plant). Groveland Wells. General Motors (Cent Foundry Div.). Mottolo Pig Farm. Buckingham County Landfill. SCRDI Dixiana Roto-Finish Co., Inc. Olmsted County Sanitary Landfill.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albany Chattanooga Vineland Phoenix Groveland Massena Raymond Buckingham Cayce Kalamazoo Oronoco
99	02 01 02 04 09 03 02 10 06 02 02 01 03 03 03 01 05 02 02 01 05 02 02 01 05 02 02 01 05 02 02 01 05 05 05 05 05 05 05 05 05 05 05 05 05	PR NCA PAY WA LAY PR HMD PA CT M NP AGA TO NA AM NY HV A SC M	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92–39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill. Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone. Delta Quarries/Stotler Landfill. Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany). Armicola Dump. Vineland State School. Motorola, Inc. (52nd Street Plant). Groveland Wells. General Motors (Cent Foundry Div.). Mottolo Pig Farm. Buckingham County Landfill. SCRDI Dixiana. Roto-Finish Co., Inc.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Collbert Scotlandville Glenwood Landing Florida Afuera Barrington Eikton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albany Chattanooga Vineland Phoenix Groveland Massena Raymond Buckingham Cayce Kalamazoo Oronoco Sikeston
99	02 01 02 04 09 03 03 02 10 06 02 02 01 03 03 03 04 04 02 09 01 05 00 01 05 05 05 05 05 05 05 05 05 05 05 05 05	PR NCA PAY WA LAY PR NHD PA CT M NJA A MAY NH VA C SM MN	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92-39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill. Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone. Delta Quarries/Stotter Landfill. Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany). Armicola Dump. Vineland State School. Motorola, Inc. (52nd Street Plant). Groveland Wells. General Motors (Cent Foundry Div.). Mottolo Pig Farm. Buckingham County Landfill. SCRDI Dixiana Roto-Finish Co., Inc. Olmsted County Sanitary Landfill.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albany Chattanooga Vineland Phoenix Groveland Massena Raymond Buckingham Cayce Kalamazoo Oronoco
99	02 01 02 04 09 03 02 10 06 02 02 02 01 03 03 03 03 04 04 04 04 05 05 05 05 07	PR CGA PAY WA LAY PR NMD PA CT M NA PA GA TN NA X MAY NH NA SC M M MO IN	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92-39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill Petro-Processors of Louisiana Inc. Applied Environmental Services. Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone Delta Quarries/Stotler Landfill Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany). Armicola Dump. Vineland State School Motorola, Inc. (52nd Street Plant). Groveland Wells General Motors (Cent Foundry Div.). Mottolo Pig Farm. Buckingham County Landfill SCRDI Dixiana Roto-Finish Co., Inc. Olmsted County Sanitary Landfill Quality Plating. Prestolite Battery Division.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township: Sterling Wyoming Florence Springettsbury Townsh Albany Chattanooga Vineland Phoenix Groveland Massena Raymond Buckingham Cayce Kalamazoo Oronoco Silkeston Vincennes
99	02 01 02 04 09 03 02 10 06 06 02 02 01 03 03 01 05 02 02 01 05 02 02 01 05 02 03 04 04 04 05 05 05 07	PR NCA PAY WA LAY PR NHD PA CT MI NA MAY NHA SC MI MO MN	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92–39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint) McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill Petro-Processors of Louisiana Inc. Applied Environmental Services Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone Delta Quarries/Stotler Landfill Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion T.H. Agricul. & Nutri. (Albany). Annicola Dump. Vineland State School Motorola, Inc. (52nd Street Plant). Groveland Wells General Motors (Cent Foundry Div.) Mottolo Pig Farm. Buckingham County Landfill SCRDI Dixiana Roto-Finish Co., Inc. Olmsted County Sanitary Landfill Quality Plating. Prestolite Battery Division.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albary Chattanooga Vineland Phoenix Groveland Massena Raymond Buckingham Cayce Kalamazoo Oronoco Sikeston Vincennes Springfield
99	02 01 02 04 09 03 02 10 06 02 02 01 03 03 03 01 05 02 02 01 05 02 02 01 05 02 02 01 05 05 02 07 07 07 07 07 07 07 07 07 07 07 07 07	PR NCA PAY WA LAY PR THO PACT M THA GAR THAY SEM MO IN SELECTION OF THE PACT O	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92-39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint). McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Coleer Landfill. Petro-Processors of Louisiana Inc. Applied Environmental Services Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone. Delta Quarries/Stotler Landfill. Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion. T.H. Agricul. & Nutri. (Albany). Armicola Dump. Vineland State School. Motorola, Inc. (52nd Street Plant). Groveland Wells. General Motors (Cent Foundry Div.). Mottolo Pig Farm. Buckingham County Landfill. SCRDI Dixiana Roto-Finish Co., Inc. Olmsted County Sanitary Landfill. Quality Plating. Prestolite Battery Division. Fulbright Landfill. Williams Property.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albany Chattanooga Vineland Phoenix Groveland Massena Raymond Buckingham Cayce Kalamazoo Oronoco Sikeston Vincennes Springfield Swainton
99	02 01 02 04 09 03 02 10 06 02 02 01 03 03 03 01 05 02 02 01 05 02 02 01 05 02 02 01 05 05 02 07 07 07 07 07 07 07 07 07 07 07 07 07	PR NCA PAY WA LAY PR NHD PA CT MI NA MAY NHA SC MI MO MN	Monitor Devices/Intercircuits Inc. BFI Sanitary Landfill (Rockingham). Group 9 (HRS Scores 41.92–39.93) Upjohn Facility. Koppers Co., Inc. (Morrisville Pint) McColl. Henderson Road. Hooker Chemical/Ruco Polymer Corp. Colbert Landfill Petro-Processors of Louisiana Inc. Applied Environmental Services Barceloneta Landfill. Tibbets Road. Sand, Gravel & Stone Delta Quarries/Stotler Landfill Revere Textile Prints Corp. Spartan Chemical Co. Roebling Steel Co. East Mount Zion T.H. Agricul. & Nutri. (Albany). Annicola Dump. Vineland State School Motorola, Inc. (52nd Street Plant). Groveland Wells General Motors (Cent Foundry Div.) Mottolo Pig Farm. Buckingham County Landfill SCRDI Dixiana Roto-Finish Co., Inc. Olmsted County Sanitary Landfill Quality Plating. Prestolite Battery Division.	Wall Township Rockingham Barceloneta Morrisville Fullerton Upper Merion Townshi Hicksville Colbert Scotlandville Glenwood Landing Florida Afuera Barrington Elkton Antis/Logan Township Sterling Wyoming Florence Springettsbury Townsh Albary Chattanooga Vineland Phoenix Groveland Massena Raymond Buckingham Cayce Kalamazoo Oronoco Sikeston Vincennes Springfield

NPL Rank	EPA Reg	State	Site Name	City/County
35		NM	Cleveland Mill	
36		03 1007550	Cleveland Mill	. Silver City
37		500 BASSASS	Denzer & Schafer X-Ray Co	. Bayville
38			Hercules, Inc. (Gibbstown Plant)	. Gibbstown
39			Ninth Avenue Dump	Gary
		(1) (1) (1) (1) (1)	Bush Valley Landfill	. Abingdon
40		C. Company	Golden Strip Septic Tank Service	Cimpoonville
41		20 1000 2000	Texarkana Wood Preserving Co	Tovarkana
42			Guriey Pit	Edmondoon
43		FL	Petroleum Products Corp	Dombroko Dork
44	01	RI	Peterson/Puritan, Inc	
45	07	MO	Times Beach Site	. Lincoln/Cumberlar
46	05	MI	Wash King Laundry	
		24	Tradit ing Lauray	
47	05	MN	Whiteless Com	Township
48			Whittaker Corp	Minneapolis
		1000000	Algoma Municipal Landfill	Algoma
49		District.	NL industries/ l'aracorp/Golden	St Louis Book
50	09	CA	Westinghouse Elec (Sunnyvale Pit)	Sunnyvale
		-	Group 10 (HRS Scores 39.92-38.10)	
1	1 01	CT		
1		CT	Kellogg-Deering Well Field	Norwalk
2		0.000	Boarnead Farms	Bridgeton Townshi
3		MA	Cannon Engineering Corp. (CEC)	Bridgewater
4			H. Brown Co., Inc	Grand Panide
55			Nepera Chemical Co., Inc	Mauhrook
56	02	NY	Niagara County Refuse	Wheatfield
57	04	FL	Sherwood Medical Industries	Polosid
8		AL	Olin Corp. (McIntosh Plant)	Deland
9		MI	Southwest Ottowa County Landfill	McIntosh
0		NY	Southwest Ottawa County Landfill	Park Township
31		NY	Kentucky Avenue Well Field	Horseheads
		1000	Pasley Solvents & Chemicals, Inc	Hempstead
2		TX	Soi Lyrin/industrial Transformers	Houston
3		NJ	ASDESTOS DUMP	Adillinaton
4		KY	Lee's Lane Landfill	Louisville
5	06	AR	Frit Industries	
6	05	OH	Fultz Landfill	
7	04	NC	New Hanover Cnty Airport Burn Pit	Jackson Township
8		OH	Coshocton Landfill	
9		PA	Coshocton Landfill	Franklin Township
00		1000000	AMP, Inc. (Glen Rock Facility)	Glen Rock
		NC	JFD Electronics/Channel Master	Outord
1		TN	Ariington Biending & Packaging	Adlinator
2		LA	PAB Oli & Chemical Service, Inc	Abbouilla
3		FL	Sydney Mine Sludge Ponds	Prondon
4	06	NM	Cimarron Mining Corp	Corrisons
5	01	RI	Davis (GSR) Landfill	Carrizozo
6	03	PA	Lord-Shope Landfill	
7		WA	EMC Corp. (Vakima Dis)	Girard Township
8		WI	FMC Corp. (Yakima Pit)	Yakima
9		2.55	Northern Engraving Co	Sparta
		TX	South Cavalcade Street	Houston
0		MA	PSG Hesources	Dalmos
1		MI	Forest Waste Products	Otiovillo
2	03	PA	Drake Chemical	Look Hayen
3	01	NH	Kearsarge Metallurgical Corp	Commen
4	04	SC	Palmetto Wood Preserving.	Conway
5		IL	Petersen Sand & Gravel	
6		MI	Petersen Sand & Gravel	Libertyville
7		PA	Clare Water Supply	Clare
	2000	1000000	navertown PCP	Haverford
3		DE	New Castle Spill	New Castle County
	200	MO	St. Louis Airport/HIS/Fut Coatings	St. Louis County
	3.50	MT	Idano Pole Co	Bozeman
1		DE	NCH Corp. (Millsboro Plant)	
2	05	IN	Lake Sandy Jo (M&M Landfill)	Millsboro
		IL	Johns-Manville Corp.	Gary
		MI	Chem Central	Waukegan
		MI	Chem Central	Wyoming Township
		10000	Novaco Industries	Temperance
		MN	Windom Dump	Windom
		RI	Hose Hill Hegional Landfill	South Kingstown
		NJ	Jackson Township Landfill	
	05	IL	NL industries/ laracorp Lead Smelt	Jackson Township
)	04	KY	Red Penn Sanitation Co. Landfill	Granite City Peewee Valley
			Group 11 (HRS Scores 38.10—36.73)	
	05	MI	K&L Avenue Landfill	0.11
		OH	TRW Inc. (Minerya Plant)	Oshtemo Township
)		7350604	TRW, Inc. (Minerva Plant)	Minerva
		WA	Kaiser Aluminum Mead Works	Mead
		CT	Barknamsted-New Hartford Landfill	Barkhamsted
		MN	Pernam Arsenic Site	Perham
	05	MI	Charlevoix Municipal Well	Charlovois
	02		Montgomery Township Housing Devel	THE OWN DESCRIPTION OF THE OWNER,

8		State	Site Name	City/County
9	02	NJ	Rocky Hill Municipal Well	. Rocky Hill Borough
1	12720	NJ	Cinnaminson Ground Water Contamin	. Cinnaminson Townshi
3	02	NY	Brewster Well Field	Putnam County
3		NY	Vestal Water Supply Well 1–1	. Vestal
3	1000	PA	Bally Ground Water Contamination.	. Bally Borough
	10000	FL	Chemform, Inc	Pompano Beach
¥		FL	Wilson Concepts of Florida, Inc.	Pompano Beach
5		NC	Bypass 601 Ground Water Contamin	Corpord
6		OC	Lexington County Landfill Area	. Concord
7		MO	Solid State Circuits, Inc.	. Cayce
8		NE	Waverly Ground Water Contamin	. Republic
9		UT	Travelly Ground Vales Contains	. Waverly
0		CA	Utah Power&Light/American Barrel	. Salt Lake City
			Advanced Micro Devices, Inc.	. Sunnyvale
1		WA	Hidden Valley Lndfl (Thun Field)	. Pierce County
2		WA	Yakima Plating Co.	. Yakima
3		MN	Nutting Truck & Caster Co.	. Faribault
4		NJ	U.S. Radium Corp.	Orange
5		MI	Carter Industrials, Inc.	Detroit
i	3000	TX	Highlands Acid pit	Highlands
		PA	Resin Disposal	Jefferson Borough
3		MT	Libby Ground Water Contamination	Libby
)		KY	Newport Dump	Newport
)	03	PA	Moyers Landfill	Eagleville
	2003.0	NH	Savage Municipal Water Supply	Milford
2		MN	LaGrand Sanitary Landfill	LaGrand Township
)	2.5	IN	Poer Farm	Hancock County
		PA	Brown's Battery Breaking	Shoemakersville
		NY	SMS Instruments, Inc.	Door Door
	0.00	MI	Hedblum Industries.	Deer Park
	- 275	TX	United Creosoting Co.	Oscoda
3		NY	Direct Crossouring CO.	Conroe
		WY	Byron Barrel & Drum	Bryron
		12043000	Baxter/Union Pacific Tie Treating	Laramie
		NY	Anchor Chemicals	Hicksville
***************************************	1000	MI	Waste Management-Mich (Holland)	Holland
		TX	North Cavalcade Street	Houston
		NJ	Sayreville Landfill.	Sayreville
		NH	Dover Municipal Landfill	Dover
	02	NY	Ludlow Sand & Gravel	Clayville
3	03	VA	Saunders Supply Co	Chuckatuck
7	05	WI	City Disposal Corp. Landfill	Dunn
3	02	NJ	Tabernacie Drum Dump	Tabernacle Township
)		MO	Minker/Stout/Romaine Creek	Imperial
)	04	KY	Howe Valley Landfill	Howe Valley
			Group 12 (HRS Scores 36.72—35.57)	Name of the last
1	01	CT	Yaworski Waste Lagoon	Cantada
	37.7.1	WV	Lactour Destricte	Canterbury
	1,000	SC	Leetown Pesticide	
		The second secon	Rochester Property	Travelers Rest
		FL	Cabot/Koppers	
		NJ	Evor Phillips Leasing	
	UES	PA	William Dick Lagoons	West Cain Township
		IN	Douglass Road/Uniroyal, Inc., Lf	Mishawaka
	03	PA	Lackawanna Refuse	Old Forge Borough
	06	OK	Compass Industries (Avery Drive)	Tulsa
	02	NJ	Mannheim Avenue Dump	Galloway Township
	05	IN	Neal's Dump (Spencer)	Spencer
	172.75	NY	Fulton Terminals	Fulton
	06	LA	Dutchtown Treatment Plant	Ascension Parish
	1023221	PA	Westinghouse Elevator Co. Plant	Gettysburgh
	01	NH	Auburn Road Landfill	Londonderry
***************************************	03	wv	Fike Chemical Inc.	
	- 1000	MN	General Mills/Henkel Corp.	Nitro
	04	TN	Wrigiey Charcoal Plant	Minneapolis
	92.51	OH	Lackin/Ponter Oil Co	Wrigley
	1277	OH	Laskin/Poplar Oil Co.	Jefferson Township
	05	107,07	Old Mill	Rock Creek
	07	KS	Johns' Sludge Pond	Wichita
		WI	Stoughton City Landfill	Stoughton
	05		Del Norte Pesticide Storage	Crescent City
	05 09	CA		CIESCELL CITÀ
	05 09 01	VT	Transitor Electronics, Inc.	
	05 09 01	1077384	Transitor Electronics, Inc.	Bennington
	05 09 01	VT	Transitor Electronics, Inc.	Bennington Kingwood Township
	05 09 01 02 03	VT NJ PA	Transitor Electronics, Inc. De Rewal Chemical Co. Middletown Air Field.	Bennington Kingwood Township Middletown
	05 09 01 02 03 02	VT NJ PA NJ	Transitor Electronics, Inc. De Rewal Chemical Co. Middletown Air Field. Swope Oil & Chemical Co.	Bennington Kingwood Township Middletown Pennsauken
	05 09 01 02 03 02 04	VT NJ PA NJ GA	Transitor Electronics, Inc. De Rewal Chemical Co. Middletown Air Field. Swope Oil & Chemical Co. Monsanto Corp. (Augusta Plant)	Bennington Kingwood Township Middletown Pennsauken Augusta
	05 09 01 02 03 02 04 01	VT NJ PA NJ GA NH	Transitor Electronics, Inc. De Rewal Chemical Co. Middletown Air Field. Swope Oil & Chemical Co. Monsanto Corp. (Augusta Plant) South Municipal Water Supply Well.	Bennington Kingwood Township Middletown Pennsauken Augusta Peterborough
	05 09 01 02 03 02 04 01	VT NJ PA NJ GA NH ME	Transitor Electronics, Inc. De Rewal Chemical Co. Middletown Air Field. Swope Oil & Chemical Co. Monsanto Corp. (Augusta Plant) South Municipal Water Supply Well. Winthrop Landfill.	Bennington Kingwood Township Middletown Pennsauken Augusta Peterborough Winthrop
	05 09 01 02 03 02 04 01 01	VT NJ PA NJ GA NH ME WV	Transitor Electronics, Inc. De Rewal Chemical Co. Middletown Air Field. Swope Oil & Chemical Co. Monsanto Corp. (Augusta Plant). South Municipal Water Supply Well. Winthrop Landfill. Ordnance Works Disposal Areas	Bennington Kingwood Township Middletown Pennsauken Augusta Peterborough Winthrop Morgantown
	05 09 01 02 03 02 04 01	VT NJ PA NJ GA NH ME	Transitor Electronics, Inc. De Rewal Chemical Co. Middletown Air Field. Swope Oil & Chemical Co. Monsanto Corp. (Augusta Plant) South Municipal Water Supply Well. Winthrop Landfill.	Bennington Kingwood Township Middletown Pennsauken Augusta Peterborough Winthrop

NPL Rank	EPA Reg	State	Site Name	City/County
35	03	DE	Dover Gas Light Co	
36			Dover Gas Light Co	. Dover
37	03		North Penn—Area 1	. Scott Township
38		PA	North Penn—Area 7.	. Souderton
39	03	PA	North Penn—Area 6.	North Wales
90 06	03	PA	North Penn—Area 2.	. Lansdale
91	03	PA	North Penn—Area 5	
92		10 (2000)	Harris Corp. (Palm Bay Plant)	. Montgomery Townshi
93			Kummer Sanitary Landfill	. Palm Bay
94	05	OH	Sanitary Landfill Co. (IWD)	. Bemidji
95	05	WI	Eau Claire Municipal Well Field	. Dayton
96	06	NM	Pagano Salvage	. Eau Claire
7	07	MO	Valley Park TCE	. Los Lunas
8			San Fernando Valley (Area 4)	Valley Park
9	09	CA	Monolithic Memories	Los Angeles
00	09	CA	National Semiconductor Corp.	Sunnyvale Santa Clara
			Group 13 (HRS Scores 35.57 - 34.60)	
1	09	CA	Fresno Municipal Sanitary Lndfll	Facility
2		CA	Newmark Ground Water Contamin	Fresno Son Romardino
3		GA	Powersville Site	San Bernardino
4		MI	Grand Traverse Overall Supply Co	Peach County
5		MI	Metamora Landfill	Greilickville
B		MI	Whitehall Municipal Wells	Metamora
7		DE	Standard Chlorine of Delaware, Inc.	
B		MN	South Andover Site	Delaware City
9		NJ	Diamond Alkali Co	Andover
)		IN	Carter Lee Lumber Co	Indiananolia
	01	NH	Fletcher's Paint Works & Storage	Indianapolis
	03	VA	Avtex Fibers, Inc.	Milford
3	05	MI	Kentwood Landfill	Front Royal
	05	MI	Electrovoice	Kentwood
	09	CA	Jasco Chemical Corp.	Buchanan
	02	NY	Katonah Municipal Well	Mountain View
	09	CA	Teledyne Semiconductor.	Mountain View
	02	PR	Fibers Public Supply Wells	Industrial View
		VA	Dixie Caverns County Landfill	Jobos
	05	IN	Marion (Bragg) Dump.	Salem
	05	OH	Pristine, Inc.	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	05	WI	Mid-State Disposal, Inc. Landfill	Reading
		TN	American Creosote (Jackson Plant)	Cleveland Township
		CO	Broderick Wood Products	Darwas
		NY	C & J Disposal Leasing Co. Cump.	Denver
		OH	Buckeye Reclamation	namilton
***************************************	02	NY	Preferred Plating Corp	St. Clairsville
***************************************	06	TX	Bio-Ecology Systems, Inc	Canad Calain
		UT	Monticello Rad Contaminated Props	Grand Prairie
	02	NJ	Woodland Route 532 Dump	
***************************************		IN	American Chemical Service, Inc.	
***************************************		MA.	Salem Acres	Griffith
***************************************		NY	Richardson Hill Road Lndfll/Pond	Salem
***************************************		VT	Old Springfield Landfill	
	03	PA	Bell Landfill	Springfield
	100000	NY	Solvent Savers	Terry Township
		VA	U.S. Titanium	Lincklaen
		IL	Galesburg/Koopers Co	Piney River
***************************************		CA	J.H. Baxter & Co.	Galesburg
***************************************		NY	Hooker (Hyde Park)	
***************************************		MI	SCA Independent Landfill	Niagara Falls
		NY	Action Anodizing, Plating Polish	
		CA	MGM Brakes	Copiague
		LA	Bayou Sorrel Site	
		MI	Duell & Gardner Landfill	Bayou Sorrel
		WA	Mica Landfill	Dalton Township
****************************		NJ	Mica Landfill Ellis Property	Mica
		KY	Distler Farm	Evesham Township
		CA	Waste Disposal, Inc.	Jefferson County
		WA	Harbor Island (Lead)	Santa Fe Springs Seattle
			Group 14 (HRS Scores 34.58 - 33.76)	
***************************************	05	WI		
***************************************		OH	Lemberger Transport & Recycling	Franklin Township
		10772334	E.H. Schilling Landfill	Hamilton Township
		MI	Cliff/Dow Dump	Marquette
***************************************		NY	Clothier Disposal.	Town of Granby
		PA	Ambier Asbestos Piles	Ambler
***************************************	. 10	WA	Queen City Farms	Maple Valley
	02	NJ	Curcio Scrap Metal, Inc	Saddle Brook Townsh

NPL Rank	EPA Reg	State	Site Name	City/County
59	05	WI	Scrap Processing Co. Inc	Medford
60	2.0	100000000	Southern Maryland Wood Treating	
		1100	Ilada Energy Co.	Hollywood
61			Ilada Energy Co	. East Cape Girardeau
62	14.00	2015/20	Sauk County Landfill	. Excelsior
63	0.00	11000000	Hornestake Mining Co	
54		HI HIGHERT	Dixie Oil Processors, Inc	
35	09	CA	Beckman Instruments (Porterville)	
66	04	FL	Dubose Oil Products Co	Cantonment
37	05	MI	Mason County Landfill	. Pere Marquette
	1000	2200		Township
68	05	MI	Cemetery Dump	
9	2000	IA	Red Oak City Landfill	
	00000	100000		
0			Lakeland Disposal Service, Inc	
1	NOTE 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	NJ	Hopkins Farm	. Plumstead Township
2		NC	Cape Fear Wood Preserving	. Fayetteville
3	01	RI	Stamina Mills, Inc	. North Smithfield
4	05	WI	Lemberger Landfill, Inc	Whitelaw
5		IN	Reilly Tar (Indianapolis Plant)	. Indianapolis
6	200000 (A) 20000	ME	Pinette's Salvage Yard	Washburn
7	0.000	CT	Durham Meadows	
	24110	100000		
8		MI	Kysor Industrial Corp	
9		CA	Lorentz Barrel & Drum Co	
00		NJ	Wilson Farm	
1		NY	Conklin Dumps	. Conklin
32	03	PA	Old City of York Landfill	Seven Valleys
3	1000	PA	Modern Sanitation Landfill	Lower Windsor Towns
34	1000	IL	Byron Salvage Yard	
5	2000	MI	North Bronson Industrial Area	
			Stanley Kocolor	
36	2000	PA	Stanley Kessler	
37		MO	Kem-Pest Laboratories	Cape Girardeau
38		NJ	Imperial Oil-Champion Chemicals	
9	02	NJ	Cosden Chemical Coatings Corp	Beverly
00 00	05	MN	St. Augusta San Lndfll/Engen Dump	
1		NJ	Myers Property	
2	1/2/2	NJ	Pepe Field	Boonton
3		KY	Tei City Discoord Co	Charles
			Tri-City Disposal Co	. Shepherdsville
)4	172727	WA	Northwest Transformer	
)5		NY	Genzale Plating Co	. Franklin Square
96		MI	Albion-Sheridan Township Landfill	Albion
7	05	WI	Sheboygan Harbor & River	Sheboygan
98	05	MI	Ossineke Ground Water Contamin	. Ossineke
99	72.20	WV	Follansbee Site	
00	1000	PA	Keystone Sanitation Landfill	Union township
			Group 15 (HRS Scores 33.76—32.38)	Cincii township
TOTAL STREET		100		1-
01		NC	Carolina Transformer Co	
)2		NY	North Sea Municipal Landfill	North Sea
3	03	PA	Bendix Flight Systems Division	Bridgewater Township
4	09	CA	Koppers Co. Inc. (Oroville Plant)	
		UM	roppers out the Coronic Flatty	Oroville
5	0200	CA		Oroville
	09	CA	Lousiana-Pacific Corp	Oroville Oroville
6	09	CA VA	Lousiana-Pacific Corp H & H Inc., Burn Pit	Oroville Oroville Farrington
6 7	09 03 05	CA VA MI	Lousiana-Pacific Corp H & H Inc., Burn Pit South Macomb Disposal (Lf 9 & 9A)	Oroville Oroville Farrington Macomb Township
)6)7)8	09 03 05 05	CA VA MI MI	Lousiana-Pacific Corp H & H Inc., Burn Pit South Macomb Disposal (Lf 9 & 9A) U.S. Aviex	Oroville Oroville Farrington Macomb Township Howard Township
96	09 03 05 05 05	CA VA MI MI PA	Lousiana-Pacific Corp H & H Inc, Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill	Oroville Oroville Farrington Macomb Township
96	09 03 05 05 05 03 02	CA VA MI MI PA NJ	Lousiana-Pacific Corp H & H inc., Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co	Oroville Oroville Farrington Macomb Township Howard Township
6	09 03 05 05 05 03 02	CA VA MI MI PA	Lousiana-Pacific Corp H & H Inc, Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill	Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township
55	09 03 05 05 05 03 02	CA VA MI MI PA NJ	Lousiana-Pacific Corp H & H inc., Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co	Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield
66	09 03 05 05 05 00 03 02 02	CA VA MI MI PA NJ NJ	Lousiana-Pacific Corp H & H Inc., Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf	Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township
6	09 03 05 05 06 03 03 02 02	CA VA MI MI PA NJ NJ NY	Lousiana-Pacific Corp H & H Inc, Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf	Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill
66	09 03 05 05 05 03 03 02 02 02	CA VA MI MI PA NJ NJ NJ NY	Lousiana-Pacific Corp H & H Inc, Burn Pit South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex	Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park
66	09 03 05 05 03 03 02 02 02 02	CA VA MI MI PA NJ NJ NJ NY NY	Lousiana-Pacific Corp H & H Inc, Burn Pit South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex Malta Rocket Fuel Area	Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta
66	09 03 05 05 05 05 05 05 05 05 05 05 05 05 05	CA VA MI MI PA NJ NJ NY NY NY NY GA	Lousiana-Pacific Corp H & H Inc., Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex. Malta Rocket Fuel Area Cedartown Municipal Landfill	Oroville Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown
6	09 03 05 05 03 02 02 02 02 02 02 02	CA VA MI PA NJ NJ NY NY NY NY NY NY NY NY NY NY	Lousiana-Pacific Corp H & H inc, Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex. Malta Rocket Fuel Area Cedartown Municipal Landfill Kent City Mobile Home Park.	Oroville Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown
6	09 03 05 05 03 02 02 02 02 02 02 02	CA VA MI MI PA NJ NJ NY NY NY NY GA	Lousiana-Pacific Corp H & H Inc., Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex. Malta Rocket Fuel Area Cedartown Municipal Landfill	Oroville Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown
6	09 03 05 05 05 05 05 05 05 05 05 05 05 05 05	CA VA MI PA NJ NJ NY NY NY NY NY NY NY NY NY NY	Lousiana-Pacific Corp H & H Inc, Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex. Malta Rocket Fuel Area. Cedartown Municipal Landfill Kent City Mobile Home Park. Adrian Municipal Well Field.	Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian
6	09 03 05 05 06 06 06 09 09 09 09 09 09 09 09 09 09 09 09 09	CA VA MI PA NJ NJ NY NY NY NY GA MI MN NM	Lousiana-Pacific Corp H & H Inc, Burn Pit South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex Malta Rocket Fuel Area Cedartown Municipal Landfill Kent City Mobile Home Park Adrian Municipal Well Field AT & SF (Clovis)	Oroville Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis
6	09 03 05 05 05 05 05 05 05 05 05 05 05 05 05	CA VA MI PA NJ NJ NY NY NY GA MI MN NM KS	Lousiana-Pacific Corp H & H Inc, Burn Pit South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex Malta Rocket Fuel Area Cedartown Municipal Landfill Kent City Mobile Home Park Adrian Municipal Well Field AT & SF (Clovis) Strother Field Industrial Park	Oroville Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis Cowley County
6	09 03 05 05 05 05 05 06 06 07 07	CA VA MI PA NJ NY NY NY NY NY NY NY NY NY NY NY NY NY	Lousiana-Pacific Corp H & H inc, Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill. Haviland Complex. Mailand Complex. Mailand Complex. Cedartown Municipal Landfill Kent City Mobile Home Park. Adrian Municipal Well Field AT & SF (Clovis). Strother Field Industrial Park. Obee Road	Oroville Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis Cowley County Hutchinson
6	09 03 05 05 05 06 06 07 07 02 02	CA VA MI PA NJ NY	Lousiana-Pacific Corp H & H Inc, Burn Pit South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex Malta Rocket Fuel Area Cedartown Municipal Landfill Kent City Mobile Home Park Adrian Municipal Well Field AT & SF (Clovis) Strother Field Industrial Park Obee Road Fried Industries	Oroville Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis Cowley County Hutchinson East Bruswick Townsh
6	09 03 05 05 05 02 02 02 02 02 04 04 05 05 06 07 07 07	CA VA MI PA NJ NY NY RA MI NA	Lousiana-Pacific Corp H & H Inc, Burn Pit South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex Malta Rocket Fuel Area Cedartown Municipal Landfill Kent City Mobile Home Park Adrian Municipal Well Field AT & SF (Clovis) Strother Field Industrial Park Obee Road Pried Industries American Thermostat Co	Oroville Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis Cowley County Hutchinson East Bruswick Townsh South Cairo
6	09 03 05 05 09 02 02 02 02 04 05 05 06 07 07 07 02 02 08	CA	Lousiana-Pacific Corp H & H inc, Burn Pit South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex Malta Rocket Fuel Area Cedartown Municipal Landfill Kent City Mobile Home Park Adrian Municipal Well Field AT & SF (Clovis) Strother Field Industrial Park Obee Road Fried Industries American Thermostat Co Minot Landfill	Oroville Oroville Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis Cowley County Hutchinson East Bruswick Townshi South Cairo Minot
6	09 03 05 05 09 02 02 02 02 02 04 05 05 06 07 07 07 02 02 08	CA VA MI PA NJ NY NY RA MI NA	Lousiana-Pacific Corp H & H Inc, Burn Pit South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex Malta Rocket Fuel Area Cedartown Municipal Landfill Kent City Mobile Home Park Adrian Municipal Well Field AT & SF (Clovis) Strother Field Industrial Park Obee Road Pried Industries American Thermostat Co	Oroville Oroville Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis Cowley County Hutchinson East Bruswick Townshi South Cairo Minot
6	09 03 05 05 02 02 02 02 02 04 05 05 06 07 07 07 02 08 08	CA	Lousiana-Pacific Corp H & H inc, Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill. Haviland Complex. Malta Rocket Fuel Area. Cedartown Municipal Landfill Kent City Mobile Home Park. Adrian Municipal Well Field AT & SF (Clovis) Strother Field Industrial Park. Obee Road Fried Industries American Thermostat Co. Minot Landfill. Lewisburg Dump.	Oroville Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis Cowley County Hutchinson East Bruswick Townsh South Cairo Minot Lewisburg
6	09 03 05 05 02 02 02 02 02 04 05 05 06 07 07 07 07 02 02 08 08 09 09 09 09 09 09 09 09 09 09 09 09 09	CA VA MI PA NJ NY	Lousiana-Pacific Corp H & H Inc, Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex. Malta Rocket Fuel Area Cedartown Municipal Landfill Kent City Mobile Home Park. Adrian Municipal Well Field AT & SF (Clovis) Strother Field Industrial Park. Obee Road Fried Industries American Thermostat Co. Minot Landfill Lewisburg Dump McGraw Edison Corp	Oroville Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis Cowley County Hutchinson East Bruswick Townsh South Cairo Minot Lewisburg Albion
6	09 03 05 05 07 02 02 02 02 04 05 05 06 07 07 07 07 07 07 07 07 07 02 08 08 04 05	CA VA MI PA NJ NY NY A MI NA NY NY NY A MI NY	Lousiana-Pacific Corp H & H Inc, Burn Pit South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex Malta Rocket Fuel Area Cedartown Municipal Landfill Kent City Mobile Home Park Adrian Municipal Well Field AT & SF (Clovis) Strother Field Industrial Park Obee Road Fried Industries American Thermostat Co Minot Landfill Lewisburg Dump McGraw Edison Corp Goldisc Recordings, Inc.	Oroville Oroville Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis Cowley County Hutchinson East Bruswick Townsh South Cairo Minot Lewisburg Albion Holbrook
6	09 03 05 05 09 02 02 02 02 04 05 05 06 07 07 07 07 07 02 02 08 08 04 05 06 07 07 07 07 07 02 02 08 08 04 05 06 07 07 07 07 07 07 07 07 07 07 07 07 07	CA M M P 22 2 22 22 22 32 32 32 32 32 32 32 32 3	Lousiana-Pacific Corp H & H Inc, Burn Pit South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex Malta Rocket Fuel Area Cedartown Municipal Landfill Kent City Mobile Home Park Adrian Municipal Well Field AT & SF (Clovis) Strother Field Industrial Park Obee Road Fried Industries American Thermostat Co Minot Landfill Lewisburg Dump McGraw Edison Corp Goldisc Recordings, Inc. Islip Municipal Sanitary Landfill.	Oroville Oroville Oroville Oroville Farrington Macomb Township Howard Township Homeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis Cowley County Hutchinson East Bruswick Townsh South Cairo Minot Lewisburg Albion Holbrook Islip
6	09 03 05 05 02 02 02 02 02 04 05 06 07 07 07 02 02 08 04 05 06 07 07 07 02 02 08 04 04 05 06 07 07 07 09 00 00 00 00 00 00 00 00 00 00 00 00	CA	Lousiana-Pacific Corp H & H Inc, Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill. Haviland Complex Malta Rocket Fuel Area. Cedartown Municipal Landfill Kent City Mobile Home Park Adrian Municipal Well Field AT & SF (Clovis) Strother Field Industrial Park. Obee Road Fried Industries American Thermostat Co Minot Landfill Lewisburg Dump McGraw Edison Corp. Goldisc Recordings, Inc. Islip Municipal Sanitary Landfill. Airco.	Oroville Oroville Oroville Oroville Farrington Macomb Township Howard Township Homeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis Cowley County Hutchinson East Bruswick Townsh South Cairo Minot Lewisburg Albion Holbrook Islip Calvert City
6	09 03 05 05 02 02 02 02 02 04 05 06 07 07 07 02 02 08 04 05 06 07 07 07 02 02 08 04 04 05 06 07 07 07 09 00 00 00 00 00 00 00 00 00 00 00 00	CA M M P 22 2 22 22 22 32 32 32 32 32 32 32 32 3	Lousiana-Pacific Corp H & H Inc, Burn Pit South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex Malta Rocket Fuel Area Cedartown Municipal Landfill Kent City Mobile Home Park Adrian Municipal Well Field AT & SF (Clovis) Strother Field Industrial Park Obee Road Fried Industries American Thermostat Co Minot Landfill Lewisburg Dump McGraw Edison Corp Goldisc Recordings, Inc. Islip Municipal Sanitary Landfill.	Oroville Oroville Oroville Oroville Farrington Macomb Township Howard Township Homeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis Cowley County Hutchinson East Bruswick Townsh South Cairo Minot Lewisburg Albion Holbrook Islip Calvert City
6	09 03 05 05 07 02 02 02 02 02 02 05 05 06 07 07 07 07 02 08 08 08 09 08 09 09 09 09 09 09 09 09 09 09 09 09 09	CA	Lousiana-Pacific Corp H & H Inc, Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex. Malta Rocket Fuel Area. Cedartown Municipal Landfill Kent City Mobile Home Park. Adrian Municipal Well Field AT & SF (Clovis) Strother Field Industrial Park. Obee Road. Fried Industries American Thermostat Co. Minot Landfill Lewisburg Dump. McGraw Edison Corp Goldisc Recordings, Inc. Islip Municipal Sanitary Landfill. Airco. Metal Banks.	Oroville Oroville Oroville Farrington Macomb Township Howard Township Homeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis Cowley County Hutchinson East Bruswick Townsh South Cairo Minot Lewisburg Albion Holbrook Islip Calvert City Philadelphia
6	09 03 05 05 07 02 02 02 02 04 04 05 05 06 07 07 07 07 07 07 07 07 07 08 08 04 04 05 05 06 07 07 07 07 07 07 07 07 07 07 07 07 07	CA	Lousiana-Pacific Corp H & H Inc, Burn Pit South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex Malta Rocket Fuel Area Cedartown Municipal Landfill Kent City Mobile Home Park Adrian Municipal Well Field AT & SF (Clovis) Strother Field Industrial Park Obee Road Fried Industries American Thermostat Co Minot Landfill Lewisburg Dump McGraw Edison Corp Goldisc Recordings, Inc. Islip Municipal Sanitary Landfill Airco Metal Banks Yeoman Creek Landfill	Oroville Oroville Oroville Farrington Macomb Township Howard Township Honeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis Cowley County Hutchinson East Bruswick Townsh South Cairo Minot Lewisburg Albion Holbrook Islip Calvert City Philadelphia Waukegan
6	09 03 05 05 07 02 02 02 02 04 05 06 07 07 07 07 07 07 07 07 07 07 07 07 07	CA M M P P 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Lousiana-Pacific Corp H & H Inc, Burn Pit. South Macomb Disposal (Lf 9 & 9A) U.S. Aviex Walsh Landfill Landfill & Development Co Upper Deerfield Township San Lndf Hertel Landfill Haviland Complex. Malta Rocket Fuel Area. Cedartown Municipal Landfill Kent City Mobile Home Park. Adrian Municipal Well Field AT & SF (Clovis) Strother Field Industrial Park. Obee Road. Fried Industries American Thermostat Co. Minot Landfill Lewisburg Dump. McGraw Edison Corp Goldisc Recordings, Inc. Islip Municipal Sanitary Landfill. Airco. Metal Banks.	Oroville Oroville Oroville Oroville Farrington Macomb Township Howard Township Homeybrook Township Mount Holly Upper Deerfield Township Plattekill Town of Hyde Park Malta Cedartown Kent City Adrian Clovis Cowley County Hutchinson East Bruswick Townsh South Cairo Minot Lewisburg Albion Holbrook Islip Calvert City Philadelphia Waukegan Amenia

NPL Rank	EPA Reg	State	Site Name	City/County
34	05	ОН	Van Dale Junkyard	
35		A Company	Montana Pole and Treating	Marietta
36		A 10000000	Geigy Chemical Corp (Aberdeen Pit)	Butte
37		and the state of t	B.F. Goodrich	Aberdeen
38		153935	Organic Chemicals, Inc	Calvert City
39		1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	BioClinical Laboratories, Inc.	Grandville
10		20000	Volney Municipal Landfill	Bohemia
11		0.000000	FMC Corp. (Dublin Road Landfill)	Town of Volney
12		AND DESCRIPTION OF THE PARTY OF	Tomah Fairgrounds	Town of Shelby
13		MA	Sullivan's Ledge	Tomah
14		2000000	Smith's Farm	New Beford
15		0.5(0.4)	Joseph Forest Products	Brooks
6			Juncos Landfill	Joseph
7		KS	Big River Sand Co	Juncos
8		0.000	Bennett Stone Quarry	
9		1/10/2003	Wyckoff Co./Eagle Harbor	
0	02		Industrial Latex Corp	
	OL.	110	moustia Latox Corp	Wallington Borough
			Group 16 (HRS Scores 32.37—31.62)	
1	04	FL	Munisport Landfill	North Miami
2	0.000	LA	D.L. Mud, Inc.	Abbeville
3	04	AL	Stauffer Chem (LeMoyne Plant)	Axis
4	02	M	M&T Delisa Landfill	Asbury Park
5	06	TX	Crystal City Airport	Crystal City
3	04	SC	Geiger (C & M Oil)	Rantoulee
Ţ	05	WI	Moss-American (Kerr-McGee Oil Co.)	Milwaukoo
3	05	WI	Waste Hesearch & Reclamation Co	Fau Claire
		OR	Gould, Inc	Portland
	01	ME	Union Chemical Co., Inc.	South Hone
	02	NY	Cortese Landfill	Vil of Narrowshura
2	09	CA	Montrose Chemical Corp	Torrence
	05	MN	St. Louis River Site	St Louis County
	05	MI	Auto Ion Chemicals, Inc	Kalamazoo
	03	PA	Recticon/Allied Steel Corp	Fast Coventry Towns
	05	WI	Hagen Farm	Stoughton
	04	SC	Carolawn, Inc	Fort Lawn
	07	IA.	Midwest Manufacturing/North Farm	Kellogg
	03	PA	Berks Sand Pit	Longewamp Township
	09	CA	Valley Wood Preserving, Inc	Turlock
	03	PA	Butz Landfill	Stroudsburg
)	04	FL	City Industries, Inc	Orlando
	05	MI	Sparta Landfill	Sparta Township
	05	IL	Acme Solvent (Morrison Plant)	Morristown
j	01	NH	Holton Circle Ground Water Contam	Londonderry
	02	NJ	Pomona Oaks Resident Wells	
	02	NY	Rowe Industries Ground Water Cont	Galloway Township Noyack/Sag Harbor
	03	PA	Hebelka Auto Salvage Yard	
	04	FL	Hipps Road Landfill	Weisenberg Township Duval County
	05	MN	Long Prairie Ground Water Contam	Duvai County
	05	MN	Waite Park Wells	Long Prairie
	09	CA	Applied Materials	Waite Park
	09	CA	Intel Magnetics.	Santa Clara
	09	CA	Intel Corp. (Santa Clara III)	Santa Clara
	09	CA	Synertek, Inc. (Building 1)	Santa Clara
	04	FL	Pepper Steel & Alloys, Inc.	Santa Clara
	02	NY	Mattiace Petrochemical Co., Inc.	Medley
	01	ME	O'Connor Co	Glen Cove
	05	WI	Oconomowoc Electroplating Co. Inc.	Augusta
	05	IN	Continental Steel Corp	Ashippin
	05	MI	Racmileean's Dimo	Kokomo
	02	NY	Rasmussen's Dump	
	04	FL	Kenmark Textile Corp	Farmingdale
	03	PA	Wingate Road Munic Incinerat Dump	Fort Lauderdale
Commence of the Commence of th	03	KY	Westline Site	Westline
		500G-1	Maxey Flats Nuclear Disposal	Hillsboro
	04	NC	Benfield Industries, Inc.	Hazelwood
	08	MT	Mouat Industries	Columbus
	05	MI	J & L Landfill	Rochester Hills
	02	OH	Claremont Polychemical Powell Road Landfill	Old Bethnage
			Group 17 (HRS Scores 31.60–30.44)	Dayton
	03	PA		100
	03	SC	Croydon TCE	Croydon
	200		Medley Farm Drum Dump	Gaffney
	04	SC	Elmore Waste Disposal	Greer
	07	IA	Vogel Paint & Wax Co	Orange City
	05	MN	Kurt Manufacturing Co	Fridley
	05	MI	Parsons Chemical Works, Inc	Grand Ledge
	03	PA I	Revere Chemical Co	

NPL Rank	EPA Reg	State	Site Name	City/County
08	05	MI	Ionia City Landfill	Innia
09		1 2000	Koppers Co., Inc. (Texarkana Plant)	Ionia Texarkana
10		CO	Lincoln Park	Conon City
11		CO	Smuggler Mountain	Canon City
12		IN	Wedzeb Enterprises, Inc.	Pitkin County
13		PR	GE Wiring Devices	Lebanon
14		MI	Avenue "E" Ground Water Contamin	Juana Diaz
5		OH	New Lyme Landfill	Traverse City
6		NJ	Woodland Route 72 Dump	New Lyme Woodland Township
17		PR	RCA Del Caribe	Barceloneta
8		MN	Koch Refining Co./N-Ren Corp	Pine Bend
9		PA	Brodhead Creek	Stroudsburg
20		WI	Fadrowski Drum Disposal	Franklin
1		OR	United Chrome Products, Inc	Corvallis
2	03	PA	Eastern Diversified Metals	Hometown
3		MI	Anderson Development Co	Adrian
4		WI	Hunts Disposal Landfill	Caledonia
5		MI	Shiawassee River	Howell
6		OK	Tenth Street Dump/Junkyard	Oklohoma City
7		AK	Alaska Battery Enterprises	Oklahoma City Fairbanks N Star
	67	Course.		
8	03	PA	Taylor Borough Dump	Borough Taylor Borough
9		DE	Halby Chemical Co	Now Castle
0		ОК	Double Eagle Refinery Co	New Castle
1		GA	Mathis Bros Lf (S Marble Top Rd.)	Oklahoma City
2		DE	Harvey & Knott Drum, Inc	Kensington
3		TN	Gallaway Pits	Kirkwood
4	CONTRACT CONTRACTOR	ОН	Big D Campground	Gallaway
5		AR	Midland Products	Kingsville Ola/Birta
6		NY	Robintech, Inc./National Pipe Co	Town of Vocated
7		NY	BEC Trucking	Town of Vestal
8		PA	Strasburg Landfill	Town of Vestal
9		ОК	Fourth Street Abandoned Refinery	Newlin Township
0		NJ	Witco Chemical Corp. (Oakland Pit)	Oklahoma City
1		WI	Tomah Armory	Oakland
2	A	DE	Wildcat Landfill	Tomah
3		MI	Burrows Sanitation	Dover - Hartford
4	33350	PA	Blosenski Landfill	West Cala Tamakia
5		VA	Rhinehart Tire Fire Dump	West Caln Township
8		DE	Delaware City PVC Plant	Frederick County
7	The same of the sa	MD	Limestone Road	Delaware City
8		NY	Hooker (102nd Street)	Cumberland
9	10000	NJ	Higgins Farm	Niagara Falls
0		WA	American Crossarm & Conduit Co	Franklin Township Chehalis
			Group 18 (HRS Scores 30.36-29.07)	Orionalis
1	06	NM		Ta
2		PA	United Nuclear Corp	
6		FA	Reeser's Landfill	
3	03	VA	Postaliil Inc. (I/A Wood Proc. Div.)	Township
		AR	Rentokil, Inc. (VA Wood Pres. Div.)	Richmond
<u> </u>	200	CA	Industrial Waste Control	Fort Smith
		MA	Celtor Chemical Works	
,	200	70.0	Haverhill Municipal Landfill	Haverhill
	201	AL NY	Perdido Ground Water Contamin	Perdido
3		HERIODS)	Marathon Battery Corp	Cold Springs
		NY	Colesville Municipal Landfill	Town of Colesville
)	201	FL	Yellow Water Road Dump	Baldwin
		GA	Marzone Inc./Chevron Chemical Co	Tifton
		OH	Skinner Landfill	
	VIII.	VA	First Piedmont Quarry (Route 719)	Pittsylvania County
		NC	Chemtronics, Inc	Swannanoa
		IN	MIDCO II	Gary
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		TX	Sheridan Disposal Services	Hempstead
		KS	Pester Refinery Co	El Dorado
		MD	Kane & Lombard Street Drums	Baltimore
***************************************		MO	Shenandoah Stables	Moscow Mills
	100000	GA	Firestone Tire (Albany Plant)	Albany
		IA	Shaw Avenue Dump	Charles City
***************************************		PA	Berkley Products Co. Dump	Denver
		WA	Silver Mountain Mine	Loomis
		TX	Petro-Chemical (Turtle Bayou)	Liberty County
	0.000	OH	Republic Steel Corp. Quarry	Elvria
		MO	Conservation Chemical Co	Kansas City
	2000	MN	Ritari Post & Pole	Sebeka
		LA	Bayou Bonfouca	Slidell
***************************************	09	CA	Intel Corp. (Mountain View Plant)	Mountain View
		CA	Raytheon Corp	Mountain View
	mg			
) 		MN	Agate Lake Scrapyard	Fairview Township

NPL Rank	EPA Reg	State	Site Name	City/County
983	06	AR	Jacksonville Municipal Landfill	Jacksonville
84	100000	AR	Rogers Road Municipal Landfill	
85		VA	Saltville Waste Disposal Ponds	
86		SC	Palmetto Recycling, Inc.	
87	2000	MA	Shpack Landfill	
88	2500	PA	Kimberton Site	
	1000	TN	Mallory Capacitor Co	
89 90	A CONTRACTOR OF THE PARTY OF TH	MA	Norwood PCBs.	
	100	NY		
91	200	NY	Warwick Landfill	
92		WA	Sidney Landfill	
93	11000	IN	Pesticide Lab (Yakima)	
94	CHECK CONTRACTOR OF THE CONTRA	27000	Lemon Lane Landfill	
95	1/302//	IN ID	Tri-State Plating	
96			Arrcom (Drexler Enterprises)	
97		NH	Coakley Landfill	
98		NC	Potter's Septic Tank Service Pits	
99	100000	NC	ABC One Hour Cleaners	
00	03	PA	Fischer & Porter Co	Warminster
			Group 19 (HRS Scores 28.98-28.50, except for health-advisory sites)	
01	03	PA	Elizabethtown Landfill	Elizabethtown
02		AR	Arkwood, Inc	
03	72.20	CA	Jibboom Junkyard	
04	100	NJ	A. O. Polymer	
05		WI	Wausau Ground Water Comtamination	Wausau
06		NJ	Dover Municipal Well 4	
07	200	NJ	Rockaway Township Wells	
08	7,700	NJ	Pohatcong Valley Ground Water Con	
09	0.00	NJ	Garden State Cleaners Co	
10	100	DE	Sussex County Landfill No. 5	
11	0.000	WI	Delavan Municipal Well #4	
*2		MO	North-U Drive Well Contamination	
13	3020	CA	San Gabriel Valley (Area 3)	
	100	CA	San Gabriel Valley (Area 4)	
14	02.00	CA	Modesto Ground Water Contamin	
15	200	WA	American Lake Gardens	
16		WA		
17	100		Greenacres Landfill	
18		WA	Northside Landfill	
19		OK	Sand Springs Petrochemical Cmplx	
20		TX	Pesses Chemical Co	
21	100	MN	East Bethel Demolition Landfill	
22	200	TX	Triangle Chemical Co	
23		NJ	PJP Landfill	
24		PA	Craig Farm Drum	
25		IL	Belvidere Municipal Landfill	Belvidere
26	07	MO	Bee Cee Manufacturing Co	
27		PA	CryoChem, Inc	Worman
28	7/1	NJ	Kauffman & Minteer, Inc	
		PA	Lansdowne Radiation Site	

^{*=}State top priority site. Number of NPL Sites: 929.

NATIONAL PRIORITIES LIST, FEDERAL SECTION (BY GROUP), OCTOBER 1989

NPL Groups ¹	State	Site Name	City/County	
	WA	Hanford 200-Area (USDOE)	Benton County	
	WA	Hanford 300-Area (USDOE)	Benton County	
	CO	Rocky Flats Plant (USDOE)	Golden	
	NM	Cal West Metals (USSBA)		
	MO	Weldon Spring (USDOE/Army).	St. Charles County	
	TN	Milan Army Ammunition Plant	Milan	
	CO	Rocky Mountain Arsenal	Adams County	
	CA	McClellan AFB (Ground Water Cont)		
	DA	Naval Air Develop Center (8 Areas)	Warminster Townsh	
	OH			
	OH	Wright-Patterson Air Force Base	Dayton	
	AL	Anniston Army Depot (SE Ind Area)	Anniston	
	GA	Robins AFB (Lndfil #4/Sludge Lag)	Houston County	
	NE	Cornhusker Army Ammunition Plant	Hall County	
	NJ	Naval Air Engineering Center	Lakehurst	
	UT	Hill Air Force Base	. Ogden	
	NJ	W.R. Grace/Wayne Int Stor (USDOE)	. Wayne Township	
	WA	Hanford 100-Area (USDOE)	Benton County	
	UT	Ogden Defense Depot	Ogden	
	CA	Sacramento Army Depot	Sacramento	
	IL	Sangamo/Crab Orchard NWR (USDOI)		
	NAE	Brunswick Naval Air Station.		

NATIONAL PRIORITIES LIST, FEDERAL SECTION (BY GROUP), OCTOBER 1989—Continued

NPL Groups 1	State	Site Name	City/County	
CA		Sharpe Army Depot	Labora	
***************************************	OK	Tinker AFB (Soldier Cr/Bkdg 3001)	Lathrop	
	CA	Lawrence Livermore Lab (USDOE)	Oklahoma City	
***************************************		McChord AFB (Wash Rack/Treatment)	Livermore	
	1 4 1 CO 1 CO	Savanna Army Depot Activity		
)	100	Norton Air Force Base	Savanna	
	CA	Castle Air Force Base	San Bernardino	
l		Letterkenny Army Depot (PDO Area).	Merced	
		Fort Dix (Lendfill Site)	Franklin County	
	8 180 KH	Alabama Army Ammunition Plant.	Pemberton Township	
)		Hanford 1100-Area (USDOE)		
)		Dover Air Force Base	Benton County	
		Joliet Army Ammu Plant (LAP Area)	Dover	
	OF DELLA	Naval Security Group Activity	Joliet	
	The second	Letterkenny Army Depot (SE Area).		
	NY	Griffiss Air Force Base	Chambersburg	
	. VA	Defense General Supply Center	Rome	
		Fort Lawie (Landfill No. 5)	Chesterfield County	
***************************************		Fort Lewis (Landfill No. 5)	Tacoma	
	THE PERSON NAMED IN	Twin Cities Air Force (SAR Lndfill)	Minneapolis	
	33000000	Lake City Army Plant (NW Lagoon)	Independence	
	NC NC	Naval Undersea Wharf Sta (4 Areas)	Keyport	
	100000000000000000000000000000000000000	Camp Lejeune Military Reservation	Onslow County	
***************************************	TO DE DE LA CONTRACTION DEL CONTRACTION DE LA CO	Joliet Army Ammu Plant (Mig Area)	Joliet	
	1000000	Fairchild Air Force Base (4 Areas)	Spokane County	
	TO SECOND	Lone Star Army Ammunition Plant	Texarkana	
		Umatilia Army Depot (Lagoons)	Hermiston	
***************************************	100001000	Aber Prov Ground-Michaelsville Lf.	Aberdeen	
		Bangor Ordnance Disposal	Bremerton	
	10000000	Louisiana Army Ammunition Plant	Doyline	
······	10.22.23	Monett Naval Air Station	Sunnyvale	
	CA	Mather AFB (AC&W Disposal Site)	Sacramento	

*State top priority site.

*State top priority s

[FR Doc. 89-23337 Filed 10-3-89; 8:45 am] BILLING CODE 6560-00-M